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JOURNAL  
OF THE  
ASSEMBLY

OF THE  
STATE OF NEW YORK

AT THEIR  
ONE HUNDRED AND TWENTY-NINTH SESSION.

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street or portion of a street in said city of such width as the common council may direct, and of such material other than wood as the owners of more than one half of the lineal feet frontage of property abutting on the portion of the street so improved, who are bona fide residents of said city, or the common council may elect ”.

Page 12, strike out lines 1, 2, 3 and up to “improvements” of line 4, and between lines 22 and 23 insert following in brackets: [§ 216. Said board, when so directed by the common council, shall have authority, and it shall be its duty to forthwith investigate all such matters and it shall with reasonable diligence report in writing to the common council the results of its investigation, giving a detailed and full statement of the same, which shall include the estimated maximum cost of such public improvements, works or betterments, and the cost of maintenance after construction.]”

Page 13, line 20, insert comma after “may”, and line 23, insert comma after “[report]”, and same on line 24, and strike out comma after “sewers”. Page 14, line 11, and same line underscore “any”, and line 21 insert “or mains” after “works”, and strike out comma after “macadamize” and insert a period. Strike out all underscoring and underscore words of lines 1 to 6 inclusive.

Page 16, line 16, strike out comma after “city”, and line 23 insert “by” after “or”.

Page 18, line 14, insert “or mains” after “works” and comma after “[report]” and “statement”.

Page 19, line 21, insert “is” after “as”. Page 20, line 12, strike out comma after “city” and “thereon”, line 13, and place brackets before “if”, line 12, and after “thereon”, line 13.

Page 21, line 5, insert semicolon after “supplied”. Page 21, strike out all of (§ 14 and § 265” of page 21, lines 11 to 26 inclusive, and page 22, lines 1 to 26 inclusive.)

Page 23, strike out “15” and insert “14” of line 1; also strike out “16”, line 18, and insert “15”, and page 24, strike out “17” and insert “16” line 17, and page 25, line 6, strike out “18” insert “17”, and line 11 insert a comma after “seven”].

Page 26, strike out all of lines 1 to 16 inclusive, and line 17 strike out “20” and insert “18”; line 22 strike out “on” and insert “of”. Page 27, line 1, strike out “board of public works” and insert “common council”.

Page 27, insert comma after “elect”, line 9, and after “time”, line 10, and strike out comma after “thereof”, line 12; strike out “The” and insert “That”, line 21.

Page 28, line 12, strike out “21” and insert “19”

Page 29, line 5, strike out "22" and insert "20".

Page 29, line 17, strike out "any" and insert "a".

Page 30, line 9, insert comma after "set-offs".

Page 30, line 15, strike out "said" and insert "such".

Page 30, line 16, insert a comma after "therein".

Page 30, line 23, strike out "23" and insert "21".

Page 31, line 8, insert semicolon after "court".

Page 32, line 12, insert "22" and strike out "24".

Page 33, line 10, strike out "thirty hundred and six" and insert "three thousand and six"; also, strike out "thirty hundred and seven" and insert "three thousand and seven". Strike out "thirty hundred", lines 10 and 11, and insert "three thousand", and line 11, strike out "thirty hundred" and insert "three thousand".

Page 33, strike out lines 20 to 26 inclusive.

Page 34, strike out all of lines 1 to 23 inclusive, and page 34, line 27, "24" inserting therein "23".

Page 35, insert before "§ 470" the following in brackets:

[§ 470. In addition to the persons described in section eight hundred and ninety-nine of the code of criminal procedure, the following persons within the city of Niagara Falls shall be deemed disorderly persons, and may be proceeded against as such and punished according to the provisions of this act: All idle persons who, not having visible means to maintain themselves, live without employment; all persons wandering about and begging, or who go about from door to door, or place themselves in the streets, highway passages or public places, without written permission of the mayor of the city, to beg and receive alms; all persons who have no visible occupation, profession or business to maintain themselves by, but who do for the most part support themselves by gaming or crime, or by avails of prostitution; all common prostitutes; all persons found quarreling within said city in any public park, street, land or alley, or in any public places; any person who shall within said city make indecent gestures or exhibitions of himself or herself in public view, or shall in any public place aforesaid publicly use indecent, foul or profane words, or opprobrious, insulting or provoking language or outcries, tending to breaches of the peace, or utter threats of unlawful violence, or shall make an unusual noise or disturbance of the public peace and quiet, or shall recklessly and without necessity discharge and fire off firearms in the day or night time, or knowingly give a false alarm of fire; or shall alone or with others, not using the public ways of said city to pass and repass, lounge and loiter about standing on or occupying the sidewalks or any public place in front of or along any premises or building,



public or private, not owned or occupied by such person; or without any right in or about the approaches, passage, entrance, hall or stairway of any building used for public assemblages or public resort, to the annoyance or impediment of persons lawfully passing and repassing, or of property owners, and shall refuse, after direction of any officer or citizen, to pass along or disperse from said place or places; or shall disturb or interrupt any public meeting, school concert, theatre or exhibition, or any assemblage, without lawful authority; or shall be found in the night time lurking suspiciously around any place in said city, and shall refuse on demand of any policeman or watchman to give an account of himself or herself; or shall, being a minor under the age of twenty-one years, be found carrying in any public place any loaded pistol, revolver, or other firearm concealed; or shall be a truant child under the age of fourteen years, and be found wandering about late at night, alone or in company with like persons; or shall maliciously and unlawfully open or enter any barn, stable or inclosure and take away therefrom, or from any other place in said city, any horse, team, harness, carriage or vehicle of another, under circumstances not making said offense larceny or felony; or shall, being a licensed hackman, cartman, owner or driver of any omnibus, or porter within said city, knowingly violate any lawful regulation of the common council relating to such persons or vehicles; or shall be found in any public place aforesaid, throwing stones or other missiles and endangering persons or property; or shall wantonly and maliciously injure any street or public gas or electric lamp, lamp post, wire, gas pipe or main, or any city water pipe, main, hydrant, hose or other works or apparatus for the extinguishment of fires, including the electric fire alarm apparatus, boxes, wires, posts, and all appurtenances thereto, or any street corner signs put up by the authority of the common council; or shall be found naked or with person improperly exposed, bathing in any of the canals, basins, streams, races, ponds, or waters in said city, in any public place, or within sight of any public place, between the hours of four in the morning and nine o'clock in the evening. Every person found guilty of being a disorderly person as aforesaid, and any person guilty of any act or acts making such a person a disorderly person as aforesaid as herein declared, shall be deemed guilty of a misdemeanor and on conviction thereof shall be punished as herein provided.]”

Page 38, strike out all of lines 1 to 24 inclusive, and line 25, strike out “29” and insert “25”, and line 26, insert word “sixty” before word “three”.

Page 39, insert before “§ 533” the following in brackets: “[§ 533. In making up the estimate for the fiscal year of nine-

teen hundred and six, the various boards, officers and common council shall include in the estimate and budget the sum of forty thousand dollars, to pay the estimated deficit existing on the first day of January, nineteen hundred and five, the salaries omitted from the tax budget for the year nineteen hundred and five, and the city shall be empowered to borrow upon the said budget for the purpose of satisfying said deficit and salaries, in the manner herein authorized up to the amount of said estimated deficit and salaries, upon said budget being made up and confirmed.]”

Page 39, line 2, insert “or” before “concert”, strike out comma after “concert hall” and words “building or”, and line 3, word “hall” strike out.

Page 39, strike out commencing with “the mayor”, line 10, up to and including “charge”, line 12.

Page 39, line 19, strike out “30” and insert “26”, and page 39, line 21, strike out “31” and insert “27”.

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

“An act to amend the Greater New York charter, relative to setting apart piers for recreation.” (No. 1631, Int. No. 179.)

“An act to amend the Tax Law, in relation to taxable transfers.” (No. 1658, Int. No. 1156.)

“An act to amend the Forest, Fish and Game Law relative to hares and rabbits in Chautauqua county.” (No. 1657, Int. No. 960.)

“An act to amend the Stock Corporation Law, so as to restrict the holding of stock in transportation companies.” (No. 1659, Int. No. 170.)

“An act to amend chapter eighteen of the Laws of eighteen hundred and sixty-two, entitled ‘An act to revise the charter of the city of Utica’ relative to the office hours of the city treasurer.” (No. 1633, Int. No. 844.)

“An act to amend the County Law, in relation to cemetery trusts.” (No. 1278, Int. No. 1051.)

“An act enabling the board of supervisors of the county of Ontario to appoint and pay a county bacteriologist.” (No. 1499, Int. No. 1199.)



"An act to authorize the trustees of the Manor Cemetery Company to sell its lands embracing the Manor cemetery of the town of Cortlandt, Westchester county, New York, remove remains therefrom, and **distribute** the proceeds of sale." (No. 1333, Int. No. 1079.)

"An act to authorize the Comptroller of the State of New York to hear and determine the application of Arthur Dreyer, for the cancellation of a tax sale made by the said Comptroller in the year eighteen hundred and ninety-five against lot number twenty on map of property on the north shore of Staten Island belonging to John C. Thompson, situated in the former town of Northfield, now the Third ward of the borough of Richmond, county of Richmond and State of New York." (No. 1418, Int. No. 1145.)

"An act to provide for the retaxation by the Appellate Division of the Supreme Court of the State of New York for the second judicial department of the claim of Nelson J. Waterbury, junior, as surviving partner of the firm of N. J. and N. J. Waterbury, junior, for services rendered by them for the city of New York in the trial of the claim of George R. Sheldon, as assignee of William H. deForrest, under the provisions of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying the city of New York with an increased supply of pure and wholesome water,' and the acts amendatory thereof." (No. 1197, Int. No. 991.)

"An act to release to Hugh McAnespy all the right, title and interest of the people of the State of New York in and to certain real estate." (No. 1161, Int. No. 963.)

"An act providing for the removal to the Monroe county hospital of persons held under arrest in Monroe county, but not convicted, who are presumably insane or in need of hospital treatment." (No. 1484, Int. No. 1184.)

"An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and ninety-seven, entitled 'An act creating a commissioner of jurors for each county of the State

having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand, and regulating and prescribing his duties,' relative to the drawing of jurors." (No. 1379, Int. No. 1122.)

"An act to amend the County Law in relation to women prisoners and their children in county jails and penitentiaries." (No. 1552, Int. No. 1215.)

"An act to amend the State Charities Law relative to commitment to the New York State Training School for Girls." (No. 1462, Int. No. 1166.)

"An act to amend the Railroad Law, in relation to street railway tickets." (No. 1570, Int. No. 228.)

"An act to amend section three, chapter nine of the Laws of nineteen hundred and one, entitled 'An act to create a Department of Labor and the office of Commissioner of Labor, abolishing the offices of Commissioner of Labor Statistics and Factory Inspector, and the State Board of Mediation and Arbitration,' relative to deputy commissioners of labor." (No. 400, Int. No. 376.)

"An act to provide for purchasing a site for new buildings for the Oswego State Normal and Training School and making an appropriation therefor." (No. 891, Int. No. 755.)

"An act to amend chapter one hundred and seventy-eight of the Laws of eighteen hundred and thirty-four, entitled 'An act to incorporate the Long Island Railroad Company,' relating to rates of toll." (No. 670, Int. No. 609.)

"An act to legalize, in certain respects, the action of certain officers of the county of Clinton and town of Altona, in relation to the levy of taxes in said county for a town charge of Altona for the year nineteen hundred and five, and validating the tax roll and warrant issued for collecting the same." (No. 723, Int. No. 642.)

Mr. Foelker moved that the committee on revision be instructed to report Assembly bill (No. 1665, Int. No. 535) entitled "An act to regulate and control and to limit the use of the waters of Niagara river," amended as follows:

By striking out after the word "amount", on page 2, line 8, the following: "now actually and lawfully used by them", and insert instead thereof "to which they are lawfully entitled."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1624) entitled "An act to amend chapter one hundred and twelve of the Laws of eighteen hundred and ninety-six" (Int. No. 975), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Hammond	Merritt	Smith J E
Allen F E	Cowan	Hamn	Miller	Smith M F
Allen J G	Cox	Hapeman	Mills	Smith Myron
Apgar	Crosley	Harawitz	Moreland	Sprenger
Averill	Cunningham	Harte	Nevins	Stanley
Baldwin	Donohue	Hartman	Norton	Steele
Bass	Dowling	Harvey	Oglesby	Steffens
Becker	Draper	Hastings	Oliver	Story
Beebe	Eagleton	Hoffman	O'Neill	Surpless
Bernstein	Eckmann	Hooker	Palmer G M	Thompson
Bird	Evans	Hooper	Palmer S J	Volk
Bisland	Farnan	Hubbs	Patton	Waddell
Bohan	Filley	Kavanagh	Phillips	Wade
Boshart	Fish	Keyes	Pratt	Wainwright
Brady	Foelker	Knapp	Prentice	Weber
Brennan	Foster	Krulewitch	Quinn	Wedemeyer
Burnett	Francis	Lansing	Reilly	Wells
Burns	Gates	Lee A E	Rock	Wemple
Burzynski	Grady	Lee W I	Rogers	West
Campbell	Grattan	Lewis	Salomon	Whitley
Carnochan	Gray A B	Lupton	Sammon	Whitney F G
Carrier	Gray F J	Lynch	Santee	Whitney G H
Caughlan	Green	Maher	Schmitt	Williams
Chamberlain	Gregory	Maier	Schoeneck	Winters
Charles	Gunderman	Matthews	Scovill	Wood
Cohalan	Gurnett	McGuire	Shanahan	Yale
Colne	Hackett	Mead	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1625) entitled "An act to amend the Insanity Law, relative to the support and maintenance of patients in State hospitals" (Int. No. 1005), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1622) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' relative to jurors and trials by jury" (Int. No. 852), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mills	Smith J E
Allen F E	Cox	Hammond	Moreland	Smith Myron
Allen J G	Crosley	Hamn	Murphy	Sprenger
Apgar	Cunningham	Hapeman	Nevins	Steele
Averill	DeGroot	Harawitz	Nolan	Steffens
Baldwin	Donohue	Hartman	Norton	Story
Bass	Dowling	Hastings	Oglesby	Surpless
Becker	Draper	Hoffman	Oliver	Thompson
Bedell	Dressing	Hooker	O'Neill	Tompkins
Beebe	Eagleton	Hooper	Palmer G M	Volk
Bernstein	Evans	Hubbs	Palmer S J	Waddell
Bird	Feth	Kavanagh	Patton	Wade
Bisland	Fillely	Keyes	Phillips	Wainwright
Bohan	Fish	Knapp	Pratt	Weber
Boshart	Foelker	Krulewitch	Prentice	Wedemeyer
Brady	Foster	Lansing	Quinn	Wells
Brennan	Fowler	LaFetra	Reilly	Wemple
Burnett	Francis	Lee W I	Rock	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young



Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1627) entitled "An act to amend chapter one hundred and fifteen of the Laws of eighteen hundred and ninety-eight, entitled 'An act to provide for the improvement of the public highways,' in relation to connecting highways through villages" (Int. No. 351), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Merritt	Smith M F
Allen F E	Crosley	Hammond	Miller	Sprenger
Allen J G	Cunningham	Hamn	Mills	Stanley
Apgar	DeGroot	Hapeman	Moreland	Steele
Averill	Donohue	Harawitz	Murphy	Steffens
Baldwin	Dowling	Harte	Nevins	Story
Bass	Draper	Hartman	Nolan	Surpless
Becker	Eagleton	Hastings	Oglesby	Thompson
Beebe	Eckmann	Hoffman	O'Neill	Tompkins
Bernstein	Evans	Hooper	Palmer G M	Volk
Bird	Farnan	Hubbs	Palmer S J	Waddell
Bisland	Feth	Kavanagh	Patton	Wade
Bohan	Filley	Keyes	Phillips	Wainwright
Boshart	Fish	Knapp	Pratt	Weber
Brady	Foelker	Krulewitch	Prentice	Wedemeyer
Brennan	Foster	LaFetra	Quinn	Wells
Burnett	Fowler	Lee A E	Rock	Wemple
Burns	Francis	Lee W I	Rogers	West
Burzynski	Fritz	Lewis	Santee	Whitley
Carnochan	Gates	Long	Schmitt	Whitney F G
Carrier	Grattan	Lupton	Schoeneck	Whitney G H
Chamberlain	Gray A B	Lynch	Schwegler	Williams
Charles	Gray F J	Maher	Scovill	Wilson
Cohalan	Green	Maier	Shanahan	Winters
Colne	Gregory	Matthews	Shuttleworth	Wood
Coon	Gunderman	McGuire	Smith A E	Yale
Cowan	Gurnett	Mead	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1628) entitled "An act to amend the County Law, relative to the appointment of assistant district attorneys for the county of Westchester" (Int. No. 554), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith A E
Allen F E	Crosley	Hapeman	Mills	Smith J E
Allen J G	Cunningham	Harawitz	Moreland	Smith M F
Apgar	Donohue	Harte	Murphy	Smith Myron
Averill	Dowling	Hartman	Nevins	Sprenger
Baldwin	Draper	Harvey	Norton	Stanley
Bass	Eagleton	Hastings	Oglesby	Steele
Becker	Eckmann	Hoffman	Oliver	Steffens
Beebe	Evans	Hooker	O'Neill	Story
Bernstein	Farnan	Hooper	Palmer G M	Surpless
Bird	Filley	Hubbs	Palmer S J	Volk
Bisland	Fish	Kavanagh	Patton	Waddell
Bohan	Foelker	Keyes	Phillips	Wade
Boshart	Foster	Knapp	Pratt	Wainwright
Brady	Fowler	Krulewitch	Prentice	Weber
Brennan	Francis	Lansing	Quinn	Wedemeyer
Burnett	Gates	LaFetra	Reilly	Wells
Burns	Grady	Lee A E	Rock	Wemple
Burzynski	Grattan	Lee W I	Rogers	Whitley
Campbell	Gray A B	Lewis	Salomon	Whitney F G
Carnochan	Gray F J	Lupton	Sammon	Whitney G H
Carrier	Green	Lynch	Santee	Williams
Caughlan	Gregory	Maher	Schmitt	Wilson
Chamberlain	Gunderman	Matthews	Schoeneck	Winters
Cohalan	Gurnett	McGuire	Scovill	Wood
Colne	Hackett	Mead	Shanahan	Yale
Coon	Hammond	Merritt	Shuttleworth	Young
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1630) entitled "An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment

of relief and pensions to the officers and members of said department entitled thereto" (Int. No. 845), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hamn	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surplless
Becker	Dressing	Hooker	O'Neill	Thompson
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett	Mills	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1623) entitled "An act to amend chapter two hundred and fourteen of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise the charter of the city of Bingh-  
hamton,' relative to funds to be raised for certain purposes" (Int. No. 903), was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith M F
Allen F E	Crosley	Hapeman	Mills	Smith Myron
Allen J G	Cunningham	Harawitz	Moreland	Sprenger
Apgar	DeGroot	Harte	Murphy	Stanley
Averill	Donohue	Hartman	Nevins	Steele
Baldwin	Dowling	Hastings	Nolan	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surplless
Beebe	Eckmann	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Tompkins
Bird	Farnan	Kavanagh	Palmer S J	Volk
Bisland	Feth	Keyes	Patton	Waddell
Bohan	Filley	Knapp	Phillips	Wade
Boshart	Fish	Krulewitch	Pratt	Wainwright
Brady	Foelker	Lansing	Prentice	Weber
Brennan	Foster	LaFetra	Quinn	Wedemeyer
Burnett	Fowler	Lee A E	Rock	Wells
Burns	Francis	Lee W I	Rogers	Wemple
Burzynski	Fritz	Lewis	Salomon	West
Carnochan	Gates	Long	Santee	Whitley
Carrier	Grattan	Lupton	Schmitt	Whitney F G
Caughlan	Gray A B	Lynch	Schoeneck	Whitney G H
Chamberlain	Green	Maher	Schwegler	Williams
Charles	Gregory	Maier	Scovill	Wilson
Cohalan	Gunderman	Matthews	Shanahan	Winters
Colne	Gurnett	McGuire	Shuttleworth	Wood
Coon	Hackett	Mead	Smith A E	Yale
Cowan	Hammond	Merritt	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1620) entitled "An act to amend the Greater New York charter, relative to the publication and distribution or reports of city departments" (Int. No. 791), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the



affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Miller	Shuttleworth
Allen F E	Cox	Hamn	Mills	Smith A E
Allen J G	Crosley	Hapeman	Moreland	Smith J E
Appar	Cunningham	Harawitz	Murphy	Smith Myron
Averill	DeGroot	Harte	Nevins	Stanley
Baldwin	Donohue	Hartman	Norton	Steele
Bass	Dowling	Harvey	Oglesby	Steffens
Becker	Draper	Hastings	Oliver	Story
Beebe	Eagleton	Hooker	O'Neill	Surpless
Bernstein	Eckmann	Hooper	Palmer G M	Volk
Bird	Evans	Hubbs	Palmer S J	Waddell
Bisland	Farnan	Kavanagh	Patton	Wade
Bohan	Filley	Keyes	Phillips	Wainwright
Boshart	Fish	Knapp	Pratt	Weber
Brady	Foelker	Krulewitch	Prentice	Wedemeyer
Brennan	Foster	Lee A E	Quinn	Wells
Burnett	Fowler	Lee W I	Reilly	Wemple
Burns	Francis	Lewis	Rock	West
Burzynski	Gates	Lupton	Rogers	Whitley
Carnochan	Grady	Lynch	Salomon	Whitney F G
Carrier	Grattan	Maher	Sammon	Whitney G H
Caughlan	Gray A B	Maier	Santee	Williams
Chamberlain	Gray F J	Matthews	Schmitt	Wilson
Charles	Green	McGuire	Schoeneck	Winters
Cohalan	Gregory	Mead	Scovill	Wood
Colne	Gunderman	Merritt	Shanahan	Young
Coon	Gurnett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 368, Assembly reprint No. 1626) entitled "An act to amend chapter five hundred and fifty-three of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the Supreme Court in the first judicial district and the Appellate Division thereof,' making provision for the appointment of said Appellate Division in the first department of official referees and for their compensation" (Rec. No. 91), was read the third time, having been printed and upon the desks of the members in its final form at last three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Murphy	Smith J E
Allen F E	Crosley	Hamn	Nevins	Smith Myron
Allen J G	Cunningham	Hapeman	Nolan	Sprenger
Appar	DeGroot	Harawitz	Norton	Stanley
Averill	Donohue	Hartman	Oglesby	Steele
Baldwin	Dowling	Hastings	Oliver	Steffens
Bass	Draper	Hoffman	O'Neill	Story
Becker	Dressing	Hooker	Palmer G M	Thompson
Bedell	Eagleton	Hooper	Palmer S J	Tompkins
Beebe	Evans	Hubbs	Patton	Volk
Bernstein	Farnan	Keyes	Phillips	Waddell
Bird	Feth	Knapp	Pratt	Wade
Bisland	Filley	Krulewitch	Prentice	Wainwright
Bohan	Fish	Lansing	Quinn	Weber
Boshart	Foelker	LaFetra	Reilly	Wedemeyer
Brady	Foster	Lee A E	Rock	Wemple
Brennan	Fowler	Lee W I	Rogers	West
Burnett	Francis	Lewis	Salomon	Whitley
Burzynski	Fritz	Lupton	Sammon	Whitney F G
Carnochan	Gates	Maher	Santee	Whitney G H
Carrier	Grady	Maier	Schoeneck	Williams
Caughlan	Grattan	Matthews	Schwegler	Wilson
Chamberlain	Gray A B	McGuire	Scovill	Winters
Charles	Gray F J	Mead	Shanahan	Wood
Colne	Green	Miller	Shuttleworth	Yale
Coon	Gregory	Mills	Smith A E	Young
Cowan	Gunderman	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1629) entitled "An act to amend the Labor Law, relative to information to be furnished the Commissioner of Labor" (Int. No. 187), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	McGuire	Smith J E
Allen F E	Cox	Hammond	Mead	Smith M F
Allen J G	Crosley	Hamn	Merritt	Smith Myron
Apgar	Cunningham	Hapeman	Miller	Sprenger
Averill	DeGroot	Harawitz	Mills	Stanley
Baldwin	Donohue	Harte	Moreland	Steele
Bass	Dowling	Hartman	Nevins	Steffens
Becker	Draper	Hastings	Nolan	Story
Beebe	Eagleton	Hoffman	Oglesby	Surpless
Bernstein	Eckmann	Hooker	O'Neill	Thompson
Bird	Evans	Hooper	Palmer G M	Tolk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Feth	Kavanagh	Patton	Wade
Boshart	Filley	Keyes	Phillips	Wainwright
Brady	Fish	Knapp	Pratt	Weber
Brennan	Foelker	Krulewitch	Prentice	Wedemeyer
Burnett	Foster	Lansing	Quinn	Wells
Burns	Fowler	LaFetra	Rock	Wemple
Burzynski	Fritz	Lee A E	Rogers	West
Carnochan	Gates	Lee W I	Salomon	Whitley
Carrier	Grattan	Lewis	Santee	Whitney F G
Caughlan	Gray A B	Long	Schmitt	Whitney G H
Chamberlain	Gray F J	Lupton	Scwegler	Wilson
Charles	Green	Lynch	Scovill	Winters
Cohalan	Gregory	Maher	Shanahan	Wood
Colne	Gunderman	Maier	Shuttleworth	Yale
Coon	Gurnett	Matthews	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1621) entitled "An act to amend the Greater New York charter, relative to the department of health pension fund" (Int. No. 796), was read the third time having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 2

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Merritt	Smith J E
Allen F E	Crosley	Hamn	Miller	Smith M F
Allen J G	Cunningham	Hapeman	Mills	Smith Myron
Apgar	DeGroot	Harawitz	Moreland	Sprenger

Averill	Donohue	Harte	Murphy	Stanley
Bass	Dowling	Harvey	Nevins	Steele
Becker	Draper	Hastings	Norton	Steffens
Beebe	Eagleton	Hoffman	Oglesby	Story
Bernstein	Eckmann	Hooker	Oliver	Surless
Bird	Evans	Hooper	O'Neill	Volk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Filley	Kavanagh	Patton	Wade
Boshart	Fish	Keyes	Phillips	Wainwright
Brady	Foelker	Knapp	Pratt	Weber
Brennan	Foster	Krilewitch	Prentice	Wedemeyer
Burnett	Fowler	Lansing	Quinn	Wells
Burns	Francis	LaFetra	Reilly	West
Burzynski	Gates	Lee A E	Rock	Whitley
Campbell	Grady	Lee W I	Rogers	Whitney F G
Carrier	Grattan	Lewis	Salomon	Whitney G H
Caughlan	Gray A B	Lupton	Sammon	Williams
Chamberlain	Gray F J	Lynch	Santee	Wilson
Charles	Green	Maher	Schmitt	Winters
Cohalan	Gregory	Maier	Schoeneck	Wood
Colne	Gunderman	Matthews	Scovill	Yale
Coon	Gurnett	McGuire	Shanahan	Young
Cowan	Hackett	Mead	Shuttleworth	

Those who voted in the negative were:

Carnochan Palmer G M

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1600) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to sections one and two of article fourteen of the Constitution, relating to the adoption of constitutional amendments or a Constitution by the people" (Int. No. 585), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1580) entitled "An act to make the office of sheriff of the county of Queens a salaried office and regulating the management of said office" (Int. No. 1054), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 68) entitled "An act to amend chapter one hundred and eighteen of the Laws of eighteen hundred and



ninety-seven, entitled 'An act to make the office of county clerk of Oswego county a salaried office, and regulating the management of said office, and fixing the salary of said clerk and his assistants,' in relation to salary of miscellaneous clerk" (Rec. No. 23), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hamn	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surplless
Becker	Dressing	Hooker	O'Neill	Thompson
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett	Mills	Smith J E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 725) entitled "An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and

five, entitled 'An act to authorize the city of Buffalo to issue its bonds for the purpose of purchasing school lots and erecting, completing and enlarging school buildings' " (Rec. No. 157), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith J E
Allen F E	Crosley	Hapeman	Mills	Smith M F
Allen J G	Cunningham	Harawitz	Moreland	Smith Myron
Apgar	DeGroot	Harte	Murphy	Sprenger
Averill	Donohue	Hartman	Nevins	Stanley
Baldwin	Dowling	Harvey	Norton	Steele
Bass	Draper	Hastings	Oglesby	Steffens
Becker	Eagleton	Hoffman	Oliver	Story
Beebe	Eckmann	Hooker	O'Neill	Surpless
Bernstein	Evans	Hooper	Palmer G M	Thompson
Bird	Farnan	Hubbs	Palmer S J	Volk
Bisland	Filley	Kavanagh	Patton	Waddell
Bohan	Fish	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wedemeyer
Burnett	Francis	LaFetra	Reilly	Wells
Burns	Gates	Lee A E	Rock	Wemple
Burzynski	Grady	Lee W I	Rogers	West
Campbell	Grattan	Lewis	Salomon	Whitley
Carnochan	Gray A B	Lupton	Sammon	Whitney F G
Carrier	Gray F J	Lynch	Santee	Whitney G H
Caughlan	Green	Maher	Schmitt	Williams
Chamberlain	Gregory	Maier	Schoeneck	Wilson
Charles	Gunderman	Matthews	Scovill	Winters
Cohalan	Gurnett	McGuire	Shanahan	Wood
Colne	Hackett	Mead	Shuttleworth	Yale
Coon	Hammond	Merritt	Smith A E	Young
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 636) entitled "An act authorizing the city of Troy to borrow not to exceed two hundred thousand

dollars for the water-works department of said city and to use for general purposes in the water-works department a portion of the proceeds of the sale of bonds dated September first, nineteen hundred and five, issued under chapter five hundred and seventy-six, Laws of eighteen hundred and ninety-three, and amendatory acts" (Rec. No. 149), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	Merritt	Smith A E
Allen F E	Cox	Hackett	Miller	Smith J E
Allen J G	Crosley	Hammond	Mills	Smith Myron
Apgar	Cunningham	Hamn	Moreland	Sprenger
Averill	DeGroot	Hapeman	Murphy	Stanley
Baldwin	Donohue	Harawitz	Nevins	Steele
Bass	Dowling	Hartman	Nolan	Steffens
Becker	Draper	Hastings	Norton	Story
Bedell	Dressing	Hoffman	Oliver	Surpless
Beebe	Eagleton	Hooker	O'Neill	Thompson
Bernstein	Evans	Hooper	Palmer G M	Volk
Bird	Farnan	Hubbs	Palmer S J	Waddell
Bisland	Feth	Kavanagh	Patton	Wade
Bohan	Filley	Keyes	Phillips	Wainwright
Boshart	Fish	Knapp	Pratt	Weber
Brady	Foelker	Krulewitch	Prentice	Wedemeyer
Brennan	Foster	Lansing	Quinn	Wells
Burnett	Fowler	LaFetra	Reilly	Wemple
Burns	Francis	Lee A E	Rock	West
Burzynski	Fritz	Lee W I	Rogers	Whitley
Carnochan	Gates	Lewis	Salomon	Whitney F G
Carrier	Grady	Lupton	Sammon	Whitney G H
Caughlan	Grattan	Maher	Santee	Williams
Chamberlain	Gray A B	Maier	Schoeneck	Wilson
Charles	Gray F J	Matthews	Scovill	Winters
Colne	Green	McGuire	Shanahan	Wood
Coon	Gregory	Mead	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 579) entitled "An act to amend chapter one hundred and forty-two of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Corning' generally" (Rec. No. 130), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Mills	Smith M F
Allen F E	DeGroot	Hapeman	Moreland	Smith Myron
Apgar	Donohue	Harawitz	Murphy	Sprenger
Averill	Dowling	Harte	Nevins	Steffens
Baldwin	Draper	Hartman	Nolan	Story
Bass	Eagleton	Hastings	Oglesby	Surpless
Beebe	Eckmann	Hoffman	Oliver	Thompson
Bernstein	Evans	Hooker	O'Neill	Tompkins
Bird	Farnan	Hooper	Palmer G M	Volk
Bisland	Feth	Keyes	Palmer S J	Waddell
Bohan	Filley	Knapp	Patton	Wade
Boshart	Fish	Krulewitch	Phillips	Wainwright
Brennan	Foelker	LaFetra	Pratt	Weber
Burnett	Foster	Lee A E	Prentice	Wedemeyer
Burns	Fowler	Lee W I	Quinn	Wells
Burzynski	Francis	Lewis	Rock	Wemple
Carnochan	Fritz	Long	Rogers	West
Carrier	Grattan	Lupton	Salomon	Whitley
Caughlan	Gray A B	Lynch	Santee	Whitney F G
Charles	Gray F J	Maher	Schmitt	Whitney G H
Cohalan	Green	Maier	Schoeneck	Williams
Colne	Gregory	Matthews	Schwegler	Wilson
Coon	Gunderman	McGuire	Scovill	Winters
Cowan	Gurnett	Mead	Shanahan	Wood
Cox	Hackett	Merritt	Shuttleworth	Yale
Crosley	Hammond	Miller	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 551) entitled "An act to establish and maintain a water department in and for the city of Corning" (Rec. No. 129), having been announced for a third reading,



On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 726) entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of extending and improving the supply of water to the city and its inhabitants" (Rec. No. 158), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hamn	Merritt	Smith Myron
Allen F E	Cox	Hapeman	Mills	Sprenger
Allen J G	Crosley	Harawitz	Moreland	Stanley
Apgar	Cunningham	Harte	Nevins	Steele
Averill	Dowling	Hartman	Norton	Steffens
Baldwin	Draper	Harvey	Oglesby	Story
Bass	Eagleton	Hastings	O'Neill	Surpless
Becker	Eckmann	Hoffman	Palmer G M	Thompson
Beebe	Evans	Hooker	Palmer S J	Volk
Bernstein	Farnan	Hooper	Patton	Waddell
Bird	Filley	Hubbs	Phillips	Wade
Bisland	Fish	Kavanagh	Pratt	Wainwright
Bohan	Foelker	Keyes	Prentice	Weber
Boshart	Foster	Knapp	Quinn	Wedemeyer
Brady	Francis	Krulewitch	Reilly	Wells
Burnett	Gates	Lansing	Rock	Wemple
Burns	Grady	LaFetra	Rogers	West
Burzynski	Grattan	Lee W I	Salomon	Whitley
Campbell	Gray A B	Lewis	Sammon	Whitney F G
Carnochan	Gray F J	Lupton	Schoeneck	Whitney G H
Carrier	Green	Lynch	Scovill	Williams
Caughlan	Gregory	Maher	Shanahan	Wilson
Chamberlain	Gunderman	Maier	Shuttleworth	Winters
Charles	Gurnett	Matthews	Smith A E	Wood
Cohalan	Hackett	McGuire	Smith J E	Yale
Coon	Hammond	Mead	Smith M F	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 545) entitled "An act to equalize the sal-

aries of the court officers and messenger of the Kings county surrogate's court with the court attendants of the county court of Kings county " (Rec. No. 121), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Murphy	Smith J E
Allen F N	DeGroot	Harawitz	Nevins	Smith Myron
Allen J G	Donohue	Hartman	Nolan	Sprenger
Apgar	Dowling	Hastings	Norton	Stanley
Averill	Draper	Hoffman	Oglesby	Steele
Baldwin	Dressing	Hooker	Oliver	Steffens
Bass	Eagleton	Hooper	O'Neill	Story
Becker	Evans	Hubbs	Palmer G M	Surpless
Beebe	Farnan	Kavanagh	Palmer S J	Thompson
Bernstein	Feth	Keyes	Patton	Tompkins
Bird	Filley	Knapp	Phillips	Volk
Bisland	Fish	Krulewitch	Pratt	Waddell
Bohan	Foelker	Lansing	Prentice	Wade
Boshart	Fowler	LaFetra	Quinn	Weber
Brady	Francis	Lee A E	Reilly	Wedemeyer
Burns	Fritz	Lee W I	Rock	Wells
Burzynski	Gates	Lewis	Rogers	Wemple
Carnochan	Grady	Lupton	Salomon	West
Carrier	Grattan	Maher	Sammon	Whitney F G
Caughlan	Gray A B	Maier	Santee	Whitney G H
Charles	Green	Matthews	Schoeneck	Williams
Colne	Gregory	McGuire	Schwegler	Wilson
Coon	Gunderman	Mead	Scovill	Winters
Cowan	Hackett	Merritt	Shanahan	Wood
Cox	Hammond	Miller	Shuttleworth	Yale
Crosley	Hamn	Moreland	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 534) entitled "An act to authorize the city of Troy to borrow money and to provide for the payment of the same" (Rec. No. 99), was read the third time, having been printed and upon the desks of the members in its final

form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Merritt	Smith J E
Allen F E	Cox	Hamn	Miller	Smith M F
Allen J G	Crosley	Hapeman	Mills	Smith Myron
Apgar	Cunningham	Harawitz	Moreland	Sprenger
Averill	DeGroot	Harte	Murphy	Stanley
Baldwin	Donohue	Hartmann	Nevins	Steele
Bass	Dowling	Harvey	Norton	Steffens
Becker	Draper	Hastings	Oglesby	Story
Beebe	Eagleton	Hoffman	Oliver	Surpless
Bernstein	Eckmann	Hooker	O'Neill	Thompson
Bird	Evans	Hooper	Palmer G M	Volk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Filley	Kavanagh	Patton	Wade
Boshart	Fish	Keyes	Pratt	Wainwright
Brady	Foelker	Knapp	Prentice	Weber
Brennan	Foster	Krulewitch	Quinn	Wedemeyer
Burnett	Fowler	Lansing	Reilly	Wells
Burns	Francis	LaFetra	Rock	Wemple
Burzynski	Gates	Lee A E	Rogers	West
Campbell	Grady	Lee W I	Salomon	Whitley
Carnochan	Grattan	Lewis	Sammon	Whitney F G
Carrier	Gray A B	Lupton	Santee	Whitney G H
Caughlan	Gray F J	Lynch	Schmitt	Williams
Chamberlain	Green	Maher	Schoeneck	Wilson
Charles	Gregory	Maier	Scovill	Winters
Cohalan	Gunderman	Matthews	Shanahan	Wood
Colne	Gurnett	McGuire	Shuttleworth	Yale
Coon	Hackett	Mead	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 524) entitled "An act to amend section thirteen hundred and seventy-four of the Greater New York charter relative to the clerk of the board of justices of the municipal court" (Rec. No. 155), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Miller	Smith M F
Allen F E	Cunningham	Hapeman	Mills	Smith Myron
Allen J G	DeGroot	Harawitz	Moreland	Sprenger
Apgar	Donohue	Harte	Murphy	Stanley
Averill	Dowling	Hartman	Nevins	Steele
Baldwin	Draper	Hastings	Nolan	Steffens
Bass	Eagleton	Hoffman	Oglesby	Story
Becker	Eckmann	Hooker	Oliver	Surpless
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Tompkins
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wade
Boshart	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Weber
Brennan	Fowler	LaFetra	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Rock	Wells
Burns	Fritz	Lee W I	Rogers	Wemple
Burzynski	Gates	Lewis	Salomon	West
Carnochan	Grattan	Long	Santee	Whitley
Carrier	Gray A B	Lupton	Schmitt	Whitney F G
Caughlan	Gray F J	Lynch	Schoeneck	Whitney G H
Chamberlain	Green	Maher	Schwegler	Williams
Charles	Gregory	Maier	Scovill	Wilson
Cohalan	Gunderman	Matthews	Shanahan	Winters
Colne	Gurnett	McGuire	Shuttleworth	Wood
Coon	Hackett	Mead	Smith A E	Yale
Cowan	Hammond	Merritt	Smith J E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 468) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the owners of certain lands in township number five, Brown's tract, Herkimer county, against the State for damages alleged to have been sustained by them, and to render judgment therefor" (Rec. No. 118), was read the third time, having been printed and upon the desks of the members



in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith J E
Allen F E	Crosley	Hapeman	Mills	Smith M F
Allen J G	Cunningham	Harawitz	Moreland	Smith Myron
Averill	DeGroot	Harte	Murphy	Sprenger
Baldwin	Donohue	Hartman	Nevins	Stanley
Bass	Dowling	Harvey	Norton	Steele
Becker	Draper	Hastings	Oglesby	Steffens
Beebe	Eagleton	Hoffman	Oliver	Story
Bernstein	Eckmann	Hooker	O'Neill	Surpless
Bird	Evans	Hooper	Palmer G M	Thompson
Bisland	Farnan	Hubbs	Palmer S J	Volk
Bohan	Fillely	Kavanagh	Patton	Waddell
Boshart	Fish	Keyes	Phillips	Wade
Brady	Foelker	Knapp	Pratt	Wainwright
Brennan	Foster	Krulewitch	Prentice	Weber
Burnett	Fowler	Lansing	Quinn	Wedemeyer
Burns	Francis	LaFetra	Reilly	Wells
Burzynski	Gates	Lee A E	Rock	Wemple
Campbell	Grady	Lee W I	Rogers	West
Carnochan	Grattan	Lewis	Salomon	Whitley
Carrier	Gray A B	Lupton	Sammon	Whitney F G
Caughlan	Gray F J	Lynch	Santee	Whitney G H
Chamberlain	Green	Maher	Schmitt	Williams
Charles	Gregory	Maier	Schoeneck	Wilson
Cohalan	Gunderman	Matthews	Scovill	Winters
Colne	Gurnett	McGuire	Shanahan	Wood
Coon	Hackett	Mead	Shuttleworth	Yale
Cowan	Hammond	Merritt	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 655) entitled "An act to legalize and confirm the certificate of incorporation and the incorporation of the Cooperstown and Mohawk Valley Railway Company and the proceedings taken and had under or in pursuance of said certificate" (Rec. No. 134), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Merritt	Smith J E
Allen F E	Cox	Hamn	Miller	Smith M F
Allen J G	Crosley	Hapeman	Mills	Smith Myron
Apgar	Cunningham	Harawitz	Moreland	Sprenger
Averill	DeGroot	Harte	Murphy	Stanley
Baldwin	Donohue	Hartman	Nevins	Steele
Bass	Dowling	Harvey	Norton	Steffens
Becker	Draper	Hastings	Oglesby	Story
Beebe	Eagleton	Hoffman	Oliver	Surpless
Bernsfein	Eckmann	Hooker	O'Neill	Thompson
Bird	Evans	Hooper	Palmer G M	Volk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Filley	Kavanagh	Patton	Wade
Boshart	Fish	Keyes	Phillips	Wainwright
Brady	Foelker	Knapp	Pratt	Weber
Brennan	Foster	Krulewitch	Prentice	Wedemeyer
Burnett	Fowler	Lansing	Quinn	Wells
Burns	Francis	LaFetra	Rock	Wemple
Burzynski	Gates	Lee A E	Rogers	West
Campbell	Grady	Lee W I	Salomon	Whitley
Carnochan	Grattan	Lewis	Sammon	Whitney F G
Carrier	Gray A B	Lupton	Santee	Whitney G H
Caughlan	Gray F J	Lynch	Schmitt	Williams
Chamberlain	Green	Maher	Schoeneck	Wilson
Charles	Gregory	Maier	Scovill	Winters
Cohalan	Gunderman	Matthews	Shanahan	Wood
Colne	Gurnett	McGuire	Shuttleworth	Yale
Coon	Hackett	Mead	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 718) entitled "An act to amend the Forest, Fish and Game Law, relative to the close season for deer" (Rec. No. 148), having been announced for a third reading,

On motion of Mr. Matthews, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 801) entitled "An act to amend the Tenement-house Act in relation to buildings of a certain character" (Rec. No. 190), having been announced for a third reading,

On motion of Mr. Agnew, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1530) entitled "An act to amend chapter three hundred and thirty-nine of the Laws of eighteen hundred and eighty-three, entitled 'An act concerning pawnbrokers,' by adding thereto a new section, in relation to property stolen or embezzled" (Int. No. 520), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1676) entitled "An act to establish a State School of Agriculture at Saint Lawrence University, and making an appropriation therefor" (Int. No. 841), was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1681) entitled "An act to amend the Village Law in relation to pavements" (Int. No. 918), was read the second time.

On motion of Mr. J. E. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1683) entitled "An act to amend chapter five hundred and seventeen of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the paving or macadamizing of streets, avenues, highways and public places in the village of Port Chester, Westchester county, and to provide for the payment of the expense of the same'" (Int. No. 928), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1687) entitled "An act to amend the Highway Law, in relation to highway accounts and reports of highway

receipts and expenditures to the State Engineer " (Int. No. 1070), was read the second time.

On motion of Mr. Fish, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1688) entitled "An act in relation to corporations other than stock corporations" (Int. No. 1113), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1689) entitled "An act to amend section three hundred and eighty-four-g of the Penal Code" (Int. No. 1132), was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1690) entitled "An act to legalize the official acts of certain justices of the peace and authorizing them to execute and file official bonds and official oaths and certificate" (Int. No. 1154), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1691) entitled "An act to amend the Election Law relative to the creation, division and alteration of election districts" (Int. No. 917), was read the second time.

On motion of Mr. O'Neill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1692) entitled "An act to amend the Code of Civil Procedure relating to actions on judgments" (Int. No. 1204), was read the second time.

On motion of Mr. A. E. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1693) entitled "An act to establish and maintain a seaside park for the health and recreation of the citizens of the city of New York" (Int. No. 1209), having been announced for a second reading,

On motion of Mr. Agnew, and by unanimous consent, said bill



was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1694) entitled "An act to amend section six hundred and eighty-eight of the Code of Civil Procedure, relative to the undertaking to be given for discharging attachments" (Int. No. 1231), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1695) entitled "An act to amend the Penal Code in relation to unlawful exclusion of persons from theatres or places of amusement" (Int. No. 1232), was read the second time.

On motion of Mr. Murphy, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1675) entitled "An act to amend article three, title one of chapter fourteen of the Code of Civil Procedure, by adding thereto a new section to be known as section seventeen hundred and seventy-one" (Int. No. 795), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1674) entitled "An act to amend section six hundred and eighty-seven of the Code of Civil Procedure, relative to discharging attachments" (Int. No. 794), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1671) entitled "An act reappropriating certain money heretofore appropriated for the quarantine stations at Hoffman and Swinburne Islands and for the support of the quarantine department" (Int. No. 706), was read the second time.

On motion of Mr. Surpless, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1670) entitled "An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthor-

ized offers for sale of and unauthorized applications for loans upon real property" (Int. No. 603), was read the second time.

On motion of Mr. Bernstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1669) entitled "An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation" (Int. No. 602), was read the second time.

On motion of Mr. Wilson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1668) entitled "An act to amend the Penal Code, in relation to selling merchandise in bulk" (Int. No. 589), was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1665) entitled "An act to regulate and control and to limit the use of the waters of Niagara river" (Int. No. 535), was read the second time.

On motion of Mr. Foelker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1664) entitled "An act to amend the Village Law, relative to driving on sidewalks" (Int. No. 478), was read the second time.

On motion of Mr. Shuttleworth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1662) entitled "An act to amend chapter six hundred and seventy-eight of the Laws of nineteen hundred and four, entitled 'An act to extend the time of the Bennington and Hoosick Valley Railway Company to commence the construction of all its extensions, to finish all the extensions of its said road, and to put all of the same in operation,' by further extension of time" (Int. No. 249), was read the second time.

On motion of Mr. Filley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1661) entitled "An act to amend the Railroad Law, relative to the transportation of freight" (Int. No. 209), having been announced for a second reading,

Mr. Steele moved to amend as follows:

Page 2, line 11, strike out the words "and receipt of notice thereof".

Line 13, after the word "cars" insert "other than cars of special marks or construction or of unusual length or capacity and".

Line 19, strike out ";", insert ",", and the words "not including Sundays or legal holidays".

Page 4, line 7, after the words "thereto" strike out the word "or", insert ",", in place thereof". After the word "mail" strike out "." and insert "or by telephone when the party entitled thereto has a telephone in his place of business, followed by written notice".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1729) entitled "An act to amend the Forest, Fish and Game Law relative to close season for Wilson, (called English snipe), yellow legs, and jacksnipe in the counties of Chautauqua, Cattaraugus, Erie and Oneida" (Int. No. 959), was read the second time.

On motion of Mr. Williams, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1728) entitled "An act making appropriations for the State charitable institutions, the New York State School for the Blind, and the Elmira Reformatory" (Int. No. 957), was read the second time.

On motion of Mr. Moreland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1726) entitled "An act providing for the election of directors in mutual life insurance corporations" (Int. No. 811), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1725) entitled "An act regulating the rates of ferriage for foot passengers on the Astoria ferry, in the city of New York, and the Tenth and Twenty-third street ferries in the borough of Manhattan, and Greenpoint avenue, in the borough of Brooklyn" (Int. No. 734), was read the second time.

On motion of Mr. Harte, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1724) entitled "An act to amend the Public Health Law in relation to pharmacy" (Int. No. 702), was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1721) entitled "An act to amend the Forest, Fish and Game Law in relation to the office and clerical force, game protectors and forestry department" (Int. No. 114), was read the second time.

On motion of Mr. Knapp, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1735) entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg," and the acts amending the same,' generally" (Int. No. 1136), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1736) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' relative to the audit of claims against the city" (Int. No. 1121), was read the second time.

On motion of Mr. Hammond, said bill was placed on the order of third reading and referred to the committee on revision.



The bill (No. 1737) entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' as amended by chapter fourteen of the Laws of nineteen hundred and five, as amended by chapter four hundred and sixty-eight of the Laws of nineteen hundred and five, relative to revising several sections of said charter" (Int. No. 1036), was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1738) entitled "An act to authorize and provide for the erection and maintenance of an additional public hospital in the city of New York" (Int. No. 912), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1739) entitled "An act to amend the Greater New York charter relative to the department of correction" (Int. No. 1096), was read the second time.

On motion of Mr. O'Neill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1740) entitled "An act to provide for the laying out of a public park or playground in the city of New York, between Thirty-fourth and Forty-fourth streets and west of Tenth avenue" (Int. No. 224), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 975) entitled "An act to amend section one hundred and sixty-five of the Agricultural Law, entitled 'An act in relation to agriculture constituting articles one, two, three, four and five of chapter thirty-three of the general laws'" (Int. No. 178), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.



The bill (No. 804) entitled "An act to amend chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven, entitled 'An act authorizing the incorporation of rural cemetery associations,' in relation to thoroughfares of the city of New York" (Int. No. 697), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The Senate bill (No. 598) entitled "An act to amend section fifty-one of the Domestic Relations Law, being chapter forty-eight of the general laws" (Rec. No. 108), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading.

Mr. Lansing moved to take from the table his resolution to reconsider the vote by which Assembly bill No. 1450, Int. No. 546, was lost.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill having been announced,

Mr. Lansing moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Miller	Smith M F
Allen F E	Crosley	Hamn	Mills	Smith Myron
Allen J G	Cunningham	Hapeman	Moreland	Sprenger
Apgar	DeGroot	Harte	Murphy	Stanley
Averill	Donohue	Hoffman	Nevins	Steele
Baldwin	Dowling	Hastings	Nolan	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surpluss
Beebe	Eckmann	Hooper	O'Neill	Thompson

Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Feth	Keyes	Phillips	Wade
Bohan	Filley	Knapp	Pratt	Wainwright
Boshart	Fish	Lansing	Prentice	Weber
Brady	Foelker	LaFetra	Quinn	Wedemeyer
Brennan	Foster	Lee A E	Rock	Wells
Burnett	Fowler	Lee W I	Salomon	Wemple
Burns	Francis	Lewis	Santee	West
Burzynski	Feth	Long	Schmitt	Whitney F G
Carrier	Gates	Lupton	Schoeneck	Whitney G H
Caughlan	Grattan	Lynch	Schwegler	Williams
Chamberlain	Gray A B	Maher	Scovill	Wilson
Charles	Gray F J	Maier	Shanahan	Winters
Cohalan	Gregory	Matthews	Shuttleworth	Wood
Colne	Gunderman	McGuire	Smith A E	Yale
Coon	Gurnett	Mead	Smith J E	Young
Cowan	Hackett			

On motion of Mr. Lansing, said bill was recommitted to the committee on general laws, retaining its place on the order of third reading.

The Senate returned the bill (No. 1441, Int. No. 162) entitled "An act to amend chapter thirty-three of the Laws of eighteen hundred and ninety-six, entitled 'An act to extend the time for the completion of the Rhinebeck and Rhinecliff Street Surface Railroad Company,' in relation to extension of time to complete," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 358, Int. No. 340) entitled "An act to provide for the payment of the balance due newspapers for the publication of the general laws of the State for the year nineteen hundred and five," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 363, Int. No. 345) entitled "An act to provide for the payment of the balance due newspapers for the publication of concurrent resolutions of the Legislature of nineteen hundred and five, proposing amendments to the Constitution of this State, and for deficiency in appropriation for the publication of other official notices required to be published as provided by law, which are subject to contract,"

with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 660, Senate reprint No. 837, Int. No. 293) entitled "An act to amend chapter seventy-three of the Laws of eighteen hundred and eighty-nine, entitled 'An act to incorporate the Isabella Heimath.'"

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 825, Senate reprint No. 679, Int. No. 321) entitled "An act to amend the Penal Code, relative to crimes against the person and against public decency and good morals, and designed to prevent the placing, or keeping, or leaving of married women in houses of prostitution and to punish persons therefor."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 749, Senate reprint No. 584, Int. No. 114) entitled "An act to amend the Highway Law, relative to payment for work on private roads in towns adopting the money system of taxation."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 870, reprint No. 1513, Int. No. 464) entitled "An act to amend chapter eight hundred and eighteen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the village of Port Chester,' in relation to meetings of trustees, bond issues and tax for the lighting of streets," with a message that they have reconsidered their vote by which said bill passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 410, Int. No. 386) entitled "An act to authorize the city of Ithaca to issue its bonds for the payment of unsecured and floating indebtedness of said city existing on the first day of January, nineteen hundred and six," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Ithaca.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, *March 27, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 860, Int. No. 741) entitled "An act relating to the collection of taxes in the town of Castile in the county of Wyoming."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, *March 27, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 504, Int. No. 474) entitled "An act to amend section one hundred and ninety-one of the Code of Civil Procedure."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, *March 27, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 173, Int. No. 173) entitled "An act to legalize the acts of B. F. McCahill, a notary public."

FRANK W. HIGGINS.

On motion of Mr. Moreland, the House adjourned.



## WEDNESDAY, MARCH 28, 1906.

The House met pursuant to adjournment.

Prayer by Rev. H. M. Oberholtzer, Troy.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the State Engineer and Surveyor, which was laid upon the table and ordered printed.

(See Document No. 36.)

Mr. Speaker presented the report of the State Comptroller submitted in compliance with the resolution of the Assembly adopted March 22, 1906, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence the following entitled bills:

"An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers" (No. 875, Rec. No. 216), which was read the first time.

On motion of Mr. Wemple, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wemple, said bill was referred to the committee on revision, to compare with the Assembly bill No. 1584, Int. No. 837, same title and subject, now on the order of third reading, and report if the same are identical, and if found identical that said Senate bill be substituted for said Assembly bill.

"An act to amend the Code of Civil Procedure relating to the enforcement of mechanic's liens on real property" (No. 870, Rec. No. 217), which was read the first time and referred to the committee on codes.

"An act to amend chapter five hundred and forty-six of the Laws of eighteen hundred and eighty-six, entitled 'An act to authorize any corporation duly incorporated under the laws of the State of New York for benevolent or charitable or literary or scientific or missionary or mission or Sunday school purposes,

or for the purpose of mutual improvement in religious knowledge, or for the furtherance of religious opinion, or for the purpose of promoting morality, or for any two or more of such objects to appoint policemen' " (No. 573, Rec. No. 218), which was read the first time and referred to the committee on the judiciary.

"An act providing for the election of directors in mutual life insurance corporations " (No. 932, Rec. No. 220), which was read the first time.

On motion of Mr. Rogers, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Rogers, said bill was referred to the committee on revision to compare with the Assembly bill No. 1726, Int. No. 811, same title and subject, now on the order of third reading, and report if the same are identical, and if found identical that said Senate bill be substituted for said Assembly bill.

Mr. Agnew introduced a bill entitled "An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof " (Int. No. 1347), which was read the first time and referred to the committee on charitable and religious societies.

Mr. Dowling introduced a bill entitled "An act to amend the Insurance Law in relation to the insurance of automobiles " (Int. No. 1348), which was read the first time and referred to the committee on insurance.

Mr. Dressing introduced a bill entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the powers and duties of the health commissioner of said city and the regulation of tenement-houses therein " (Int. No. 1349), which was read the first time and referred to the committee on affairs of cities.

Mr. Moreland introduced a bill entitled "An act making an appropriation for the expenses of the commissioners for paroled prisoners and the parole officers " (Int. No. 1350), which was read the first time and referred to the committee on ways and means.

Mr. Murphy introduced a bill entitled "An act to amend

chapter seven hundred and thirteen of the Laws of eighteen hundred and sixty-five, entitled 'An act in relation to the fees of the clerk of the county of Kings,' in relation to fees that the clerk of the county of Kings shall be entitled to charge" (Int. No. 1351), which was read the first time and referred to the committee on internal affairs.

Mr. Oglesby introduced a bill entitled "An act to repeal section six of title ten of chapter four hundred and sixteen of the Laws of eighteen hundred and ninety-three, entitled 'An act in relation to the city court of Yonkers'" (Int. No. 1352), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend the Code of Civil Procedure, in relation to negligence actions" (Int. No. 1353), which was read the first time and referred to the committee on codes.

Mr. Stanley introduced a bill entitled "An act to provide for obtaining information as to the consumption and waste of water in the city of New York" (Int. No. 1354), which was read the first time and referred to the committee on affairs of cities.

Mr. Surpless introduced a bill entitled "An act to amend the Real Property Law relative to designation by nonresident persons and foreign corporations of person or corporation in this State to receive moneys due on mortgages and to provide for the payment and discharge of mortgages in certain cases" (Int. No. 1355), which was read the first time and referred to the committee on the judiciary.

Mr. Wedemeyer introduced a bill entitled "An act to amend chapter three hundred and ninety-two of the Laws of eighteen hundred and ninety-six, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriff of said county and of certain employees in the jail of said county,' in relation to salary of jailor" (Int. No. 1356), which was read the first time and referred to the committee on internal affairs.

Mr. Miller introduced a bill entitled "An act to release the

interest of the people of the State of New York in certain land of Louise Wire Cox at Valley Stream, Nassau county, New York " (Int. No. 1357), which was read the first time and referred to the committee on ways and means.

Mr. Wedemeyer introduced a bill entitled "An act to amend the Greater New York charter, relative to the distribution of moneys collected on account of taxation of fire insurance companies in the City of New York" (Int. No. 1358), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Weber introduced a bill entitled "An act to amend the Greater New York charter respecting the municipal court of the City of New York" (Int. No. 1359), which was read the first time.

On motion of Mr. Weber, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

By unanimous consent, Mr. Oglesby introduced a bill entitled "An act to amend chapter six hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' in relation to amount to be raised for fire department" (Int. No. 1377), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Thompson introduced a bill entitled "An act to amend the Insurance Law, relative to compelling corporations, associations or individuals agreeing to pay a sick benefit or expense of burial, to conform to the insurance law and be subject to supervision and control by superintendent of insurance" (Int. No. 1378), which was read the first time and referred to the committee on insurance.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Mead (No. 1561, Int. No. 1224), entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and con-



tinuance and care of certain indexes and records in the Albany county clerk's office,' relative to the custody of certain papers and salary of custodian."

Also, Assembly bill introduced by Mr. Oglesby (No. 1028, Int. No. 863), entitled "An act to amend the Highway Law, relative to damages for change of grade."

Also, Assembly bill introduced by Mr. J. G. Allen (No. 1614, Int. No. 1258), entitled "An act to amend the Highway Law, in relation to additional tax for highway purposes."

Also, Assembly bill introduced by Mr. Patton (No. 1709, Int. No. 1301), entitled "An act to amend chapter three hundred and seven of the Laws of nineteen hundred, entitled 'An act to provide for the payment of the expense of improving Delaware road (so called), in the town of Tonawanda in Erie county,' relative to certain bonds to be issued by said town."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was recommitted Assembly bill introduced by Mr. West (No. 1663, Int. No. 300), entitled "An act to provide for the equitable apportionment among the counties of the State of the highways to be improved as authorized by article seven, section twelve of the Constitution of the State, and the apportionment of the moneys to be provided for the improvement of the highways," reported the same with the following amendments:

On page 2, line 23, after the word "year" insert the words "as compared to the total mileage in all of the counties entitled to be improved in such year."

On page 3, line 9, after the word "under" strike out all the rest of section 3, and insert the words "laws applicable thereto and providing for such improvement upon plans and specifications approved by the board of supervisors and the State Engineer and Surveyor."

and request that said bill be recommitted to said committee which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Fish, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Carpenter (No. 663, Rec. No. 173), entitled "An act to amend the Highway Law, in relation to exempting Westchester county from the poll tax."

Also, Senate bill introduced by Mr. Stevens (No. 699, Rec. No. 182), entitled "An act to make the office of county clerk of Wyoming county a salaried office, and regulating the management of said office."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Maier (No. 1654, Int. No. 1284), entitled "An act to amend the Village Law, in relation to franchises and the filing thereof."

Also, Assembly bill introduced by Mr. Phillips (No. 1756, Int. No. 1326), entitled "An act to legalize the issue and sale of bonds of the village of Wellsville, Allegany county, for the purpose of raising money for paving streets, and authorizing the payment of such bonds."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was recommitted Assembly bill introduced by Mr. Phillips (No. 1730, Int. No. 1124), entitled "An act to amend the Village Law, in relation to the qualification of voters," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. G. H. Whitney (No. 1645, Int. No. 1275), entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and two, entitled 'An act to amend the charter of the village of Saratoga

Springs and to provide for the appointment of sewer, water and street commissioners for said village and to prescribe their powers and duties," reported the same with the following amendments:

Page 3, beginning at line 10, strike out all to and including line 4, page 4.

Page 4, line 5, change figure "3" to "2".

Page 5, line 19, change figure "4" to "3".

Page 6, line 6, change figure "5" to "4".

and request that said bill be recommitted to said committee which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Hammond, from the committee on public education, to which was referred Assembly bill introduced by Mr. Tompkins (No. 106, Int. No. 106), entitled "An act to prevent the emasculation of the national anthem, the Star Spangled Banner, in the text books in use in the public schools of the State of New York."

Also, Assembly bill introduced by Mr. Miller (No. 344, Int. No. 319), entitled "An act to amend the Consolidated School Law, in relation to the apportionment of State school moneys."

Also, Assembly bill introduced by Mr. Oglesby (No. 141, Int. No. 141), entitled "An act to amend chapter five hundred and sixty of the Laws of nineteen hundred and two amending chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight relative to the department of public instruction in cities of the second class."

Also, Assembly bill introduced by Mr. Oglesby (No. 152, Int. No. 152), entitled "An act to amend chapter three hundred and ninety-seven of the Laws of eighteen hundred and eighty-one, entitled 'An act in relation to the public schools in the city of Yonkers.'"

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Hammond, from the committee on public education, to which was recommitted Assembly bill introduced by Mr. Cun-

ningham (No. 1524, Int. No. 363), entitled "An act to amend the Consolidated School Law, in relation to the apportionment of State school moneys," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Hammond, from the committee on public education, to which was referred Senate bill introduced by Mr. Tully (No. 418, Rec. No. 94), entitled "An act to amend subdivision twelve, section fourteen, title seven, of the Consolidated School Law, subdivision seven of section forty-seven, title seven, of the Consolidated School Law and subdivision six of section fifteen of title eight of the Consolidated School Law; and to legalize certain acts of trustees of school districts."

Also, Senate bill introduced by Mr. Barnes (No. 680, Rec. No. 141), entitled "An act to amend the Consolidated School Law, in relation to the apportionment of the free school fund."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Assembly bill introduced by Mr. Norton (No. 1563, Int. No. 1226), entitled "An act to amend the Forest, Fish and Game Law, relative to close season in Washington county."

Also, Assembly bill introduced by Mr. Lewis (No. 1711, Int. No. 1303), entitled "An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in Lake Neahtah-wanta.

Also, Assembly bill introduced by Mr. Myron Smith (No. 1416, Int. No. 1143), entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice in the town of Clinton, Dutchess county."

Also, Assembly bill introduced by Mr. Santee (No. 1566, Int. No. 1229), entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for hares and rabbits in the counties of Steuben and Sullivan."



Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Assembly bill (No. 988, Int. No. 827), introduced by Mr. Nevins, entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for trout in Wyoming county," reported in favor of the passage of the same with the following amendments:

On page 2, in line 12, after the word "July" strike out the word "first" and insert therein "sixteenth".

On page 2, line 13, after the word "April" strike out the word "fourteenth" and insert therein "fifteenth".

On page 2, line 13, between the word "inclusive" and the word "and" add "excepting therein and therefrom the west branch of the Oatka Creek in the town of Gainsville".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was recommitted Assembly bill introduced by the committee on fisheries and game (No. 1474, Int. No. 1179), entitled "An act to amend the Forest, Fish and Game Law relative to certain varieties of imported European birds, by adding a new section to be known as section thirty-eight-a," retaining its place on the order of third reading, reported the same with the following amendments:

On page 1, line 5, strike out the words "and hazel hens".

On page 1, line 6, strike out the words "and hazel hens".

Section 2. Page 2, line 27, strike out the word "immediately" and insert in place thereof the words "May 15th, 1906."

and request that said bill be recommitted to said committee which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Knapp, from the committee on fisheries and game, to which was recommitted Assembly bill introduced by Mr. Quinn (No. 1673, Int. No. 369), entitled "An act to amend the Forest, Fish and Game Law, relating to wild fowl on Niagara river and in Erie and Niagara counties," reported in favor of the passage

of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was recommitted Assembly bill introduced by Mr. Santee (No. 1444, Int. No. 323), entitled "An act to amend section one hundred and seventy-six of article nine of chapter twenty of the Laws of nineteen hundred, known as an act for the protection of the forests, fish and game of the State, constituting chapter thirty-one of the general laws, giving additional power of search to certain special protectors," reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Senate bill introduced by Mr. Allds (No. 188, Rec. No. 139), entitled "An act to amend the Forest, Fish and Game Law, in relation to actions for penalties by the people," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill No. 875, Rec. No. 216, and Assembly bill No. 1584, Int. No. 837, entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers," reported that they have compared the same and find that they are identical, which report was agreed to and said Senate bill was ordered substituted for said Assembly bill, and placed on the order of third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Wainwright (No. 1683, Int. No. 982), entitled "An act to amend chapter five hundred and seventeen of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the paving or macadamizing of streets, avenues, highways and public places in the village of Port Chester, Westchester county, and to provide for the payment of the expense of the same.'"

Also, the bill introduced by Mr. Shuttleworth (No. 1664, Int. No. 478), entitled "An act to amend the Village Law, relative to driving on sidewalks."

Also, the bill introduced by Mr. A. E. Lee (No. 1692, Int. No. 1204), entitled "An act to amend the Code of Civil Procedure relating to actions on judgments."

Also, the bill introduced by Mr. Merritt (No. 1676, Int. No. 841), entitled "An act to establish a State School of Agriculture at Saint Lawrence University, and making an appropriation therefor."

Also, the bill introduced by Mr. Williams (No. 1729, Int. No. 959), entitled "An act to amend the Forest, Fish and Game Law relative to close season for Wilson, (called English snipe), yellow legs, and jacksnipe in the counties of Chautauqua, Cattaraugus, Erie and Oneida."

Also, the bill introduced by Mr. O'Neill (No. 1739, Int. No. 1096), entitled "An act to amend the Greater New York charter relative to the department of correction."

Also, the bill introduced by Mr. Fish (No. 1687, Int. No. 1070), entitled "An act to amend the Highway Law, in relation to highway accounts and reports of highway receipts and expenditures to the State Engineer."

Also, the bill introduced by Mr. J. E. Smith (No. 1681, Int. No. 918), entitled "An act to amend the Village Law, in relation to pavements."

Also, the bill introduced by Mr. Tompkins (No. 1694, Int. No. 1231), entitled "An act to amend section six hundred and eighty-eight of the Code of Civil Procedure, relative to the undertaking to be given for discharging attachments."

Also, the bill introduced by Mr. Filley (No. 1662, Int. No. 249), entitled "An act to amend chapter six hundred and seventy-eight of the Laws of nineteen hundred and four, entitled 'An act to extend the time of the Bennington and Hoosick Valley Railway Company to commence the construction of all its extensions, to finish all the extensions of its said road, and to put all of the same in operation,' by further extension of time."

Also, the bill introduced by Mr. Hooker (No. 1690, Int. No. 1154), entitled "An act to legalize the official acts of certain justices of the peace and authorizing them to execute and file official bonds and official oaths and certificate."

Also, the bill introduced by Mr. Wainwright (No. 1688, Int. No. 1113), entitled "An act in relation to corporations other than stock corporations."

Also, the bill introduced by Mr. Moreland (No. 1728, Int. No. 957), entitled "An act making appropriations for the State charitable institutions, the New York State School for the Blind, and the Elmira Reformatory."

Also, the bill introduced by Mr. Wilson (No. 1669, Int. No. 602), entitled "An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation."

Also, the bill introduced by the joint committee of the Assembly and Senate (No. 1726, Int. No. 811), entitled "An act providing for the election of directors in mutual life insurance corporations."

Also, the bill introduced by Mr. Bernstein (No. 1670, Int. No. 603), entitled "An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthorized offers for sale of and unauthorized applications for loans upon real property."

Also, the bill introduced by Mr. Murphy (No. 1695, Int. No. 1232), entitled "An act to amend the Penal Code in relation to unlawful exclusion of persons from theatres or places of amusement."

Also, the bill introduced by Mr. Tompkins (No. 1674, Int. No. 794), entitled "An act to amend section six hundred and eighty-seven of the Code of Civil Procedure, relative to discharging attachments."

Also, the bill introduced by Mr. Hackett (No. 1740, Int. No. 224), entitled "An act to provide for the laying out of a public park or playground in the city of New York, between Thirty-fourth and Forty-fourth streets and west of Tenth avenue."



Also, the bill introduced by Mr. Hackett (No. 1738, Int. No. 912), entitled "An act to authorize and provide for the erection and maintenance of an additional public hospital in the city of New York."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Surpless (No. 1671, Int. No. 706), entitled "An act reappropriating certain money heretofore appropriated for the quarantine stations at Hoffman and Swinburne islands and for the support of the quarantine department," reported the same with the following recommendations:

Page 2, at end of page add new section.

"§ 2. This act shall take effect immediately."

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by the committee on forest, fish and game (No. 1721, Rec. No. 114), entitled "An act to amend the Forest, Fish and Game Law in relation to the office and clerical force, game protectors and forestry department," reported the same with the following recommendations:

Page 1, line 7, insert comma after "five".

Page 2, line 18, insert "said" before "chapter", and lines 18, 19, 20 and 21 strike out "twenty of the laws of nineteen hundred entitled 'An act for the protection of forest, fish and game of the state constituting chapter thirty-one of the general laws,'" and lines 21, 22, strike out "section two", and line 22, strike out "two hundred and eighty-five" and insert "seven hundred and ten", and line 23 strike out "five" and insert "four".

Page 3, line 26, underscore "including the".

Page 4, line 1, underscore "special assistant oyster protector".

Page 4, line 7, insert "said" before "chapter".

Page 4, strike out "twenty" of line 7 and all of lines 8 and 9 and "chapter thirty-one of the general laws," of line 10.

Page 4, line 18, insert "and" before "under".

Page 5, line 5, add "s" to "purpose".

Page 4, line 20, underscore the ";" after the word "fires".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. O'Neill (No. 1691, Int. No. 917), entitled "An act to amend the Election Law relative to the creation, division and alteration of election districts," reported the same with the following recommendations:

Amend title by inserting comma after "law".

Page 2, line 2, insert comma after "five".

Page 5, add new section after line 8, "§ 2. This act shall take effect immediately".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Evans (No. 1737, Int. No. 1036), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' " as amended by chapter fourteen of the Laws of nineteen hundred and five, as amended by chapter four hundred and sixty-eight of the Laws of nineteen hundred and five, relative to revising several sections of said chapter," reported the same with the following recommendations:

Amend title by striking out "as amended by chapter fourteen of the laws of nineteen hundred and five, as amended by chapter four hundred and sixty-eight of the laws of nineteen hundred and five,".

Page 1, line 1, strike out "said act" and insert "chapter six hundred and fifty of the laws of nineteen hundred and four entitled "An act to revise the charter of the city of Rome," as amended by chapter fourteen of the laws of nineteen hundred and five and as amended by chapter four hundred and sixty-eight of the laws of nineteen hundred and five,".

Page 5, line 9, strike out comma after "straw".

Page 7, line 5, strike out second word "shade".

Page 7, line 23, add letter "s" to "service".

Page 7, line 25, strike out underscoring under "shall be paid to the treasurer of said city".

Page 8, line 6, insert "to" after "paid".

Page 9, line 7, strike out a comma after "thereof".

Page 10, line 9, insert a comma after "boards".

Page 15, line 1, strike out a comma after "clerk".

Page 21, line 3, insert "park" between "and" and "walks".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Donohue (No. 1689, Int. No. 1132), entitled "An act to amend section three hundred and eighty-four-g of the Penal Code," reported the same with the following recommendations:

Amend title by striking out "section three hundred and eighty-four-g of", by striking out period at end of title and adding "' relative to the the commissioner of labor."

Page 1, line 2, strike out "so as".

Page 1, line 9, underscore "or".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Lupton (No. 1724, Int. No. 702), entitled "An act to amend the Public Health Law in relation to pharmacy," reported the same with the following recommendations:

Amend title by inserting comma after "law".

Page 1, line 4, insert comma and quotation marks after "laws", and line 7, strike out quotation marks after "one".

Page 2, line 6, insert comma after "purchaser".

Page 2, line 14, strike out underscoring under the comma following "rochelle salts" and underscore "cod liver"; underscore all of lines 15, 16, 17, 18, 19, 20, 21, 22, 23 and line 24, "spirits of nitre,".

Page 3, line 14, strike out "or persons".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Tompkins (No. 1675, Int. No. 795), entitled "An act to amend article three, title one of chapter fourteen of the Code of Civil Procedure, by adding thereto a new section, to be known as section seventeen hundred and seventy-one," reported the same with the following recommendations:

Page 1, line 1, insert after "Section 1." the following:

"Chapter fourteen, title one,"; put lower case "a" on "article" in place of cap "A", and strike out "three", insert in place thereof "four", also, strike out "title one of chapter fourteen".

Page 1, line 2, insert comma after "procedure".

Page 1, line 3, strike out "known as".

Page 1, line 4, strike out "which section shall" and insert "and to".

Page 1, line 5, insert after "§ 1771" the following "-a", making it "§ 1771-a".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Foelker (No. 1665, Int. No. 535), entitled "An act to regulate and control and to limit the use of the waters of Niagara river," reported the same with the following recommendations:

Page 2, line 8, strike out "now actually and lawfully used by them," and insert "to which they are lawfully entitled,"; also, line 26, after word "lawfully" insert "entitled to be".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Lansing (No. 1668, Int. No. 589), entitled "An act to amend the Penal Code, in relation to selling merchandise in bulk," reported the same with the following recommendations:

Page 1, line 2, insert comma after "code".

Page 2, line 5, strike out semicolon after "weight" and insert a comma and "is guilty of a misdemeanor".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. A. E. Lee (No. 1502, Int. No. 1202), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' and the several acts amendatory thereof and supplemental thereto in relation to the payment of the bond of the city treasurer, and to the amounts to be raised by general taxation for the purposes of the board of health, and for the purpose of garbage collection," reported the same with the following recommendations:



Amend title by striking out "and the several acts amendatory thereof and supplemental thereto".

Page 1, line 1, strike out "and two hundred and thirty-one".

Page 1, line 4, strike out "and the several acts amendatory thereof and supplemental thereto", of line 5.

Page 1, line 5, strike out "are" and insert "is"; also, insert before "is" on same line "as amended by chapter five hundred and seventy-one of the laws of eighteen hundred and eighty-seven, as amended by chapter two hundred and seventy-six of the laws of nineteen hundred,".

Page 3, between lines 3 and 4, insert "§ 2. Section two hundred and thirty-one of said chapter as amended by chapter three hundred and sixty-four of the laws of eighteen hundred and eighty-seven, as amended by chapter two hundred and one of the laws of eighteen hundred and eighty-eight, as amended by chapter four hundred and twenty-seven of the laws of eighteen hundred and ninety, as amended by chapter seventy-eight of the laws of eighteen hundred and ninety-two, as amended by chapter six hundred and thirty-nine of the laws of eighteen hundred and ninety-four, as amended by chapter two hundred and thirty-seven of the laws of eighteen hundred and ninety-eight, as amended by chapter two hundred and seventy-six of the laws of nineteen hundred, as amended by chapter one hundred and forty-five of the laws of nineteen hundred and one, as amended by chapter three hundred and ninety-three, of the laws of nineteen hundred and three, as amended by chapter four hundred and two of the laws of nineteen hundred and four, as amended by chapter one hundred and eighty-two of the laws of nineteen hundred and five is hereby amended to read as follows:"

Page 4, line 15, insert comma after "city" and after "district" in line 26.

Page 5, line 10, strike out comma after "fund" and insert semicolon, and line 17 insert "such" after "any".

Page 2, line 12, after the word "prosecution" add "s".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Greater New York charter, relative to the collection of assessments for local improvements in Queens county." (No. 1719, Int. No. 883.)

"An act relative to the Wynantskill Improvement Association." (No. 1717, Rec. No. 172.)

"An act to abolish the offices of auditing superintendents of

the poor in Rensselaer county, to confer their powers and duties on the acting superintendent, and to authorize the employment of additional clerks in his office." (No. 1718, Int. No. 855.)

"An act to regulate street railway fares in cities having a population of more than fifteen hundred thousand." (No. 1731, Int. No. 538.)

"An act to amend chapter five hundred and ninety-four of the Laws of eighteen hundred and ninety-nine, entitled 'An act authorizing boards of supervisors to acquire the rights, franchises and property of individuals and corporations exacting toll for the use of turnpikes, plankroads and bridges.'" (No. 1734, Int. No. 1168.)

"An act to amend the Primary Election Law relative to transcribing enrollments." (No. 1380, Int. No. 1123.)

"An act authorizing the comptroller of the city of New York to hear, audit and determine and allow the alleged claim of the Narragansett Machine Company for furnishing to the park board of said city goods, wares and merchandise for use in the parks of the city of New York, borough of the Bronx and to provide payment of such claim." (No. 103, Int. No. 103.)

"An act to authorize the police commissioner of the city of New York, in his discretion, to reopen and reconsider the resignation of Harry A. Carrigan, as a member of the police department and force of the city of New York, and to appoint, reappoint, reinstate and restore him as a patrolman in the police department and force of said city." (No. 987, Int. No. 826.)

"An act to amend the Code of Civil Procedure relative to the trial of issues." (No. 730, Int. No. 649.)

"An act authorizing the board of education of the city of New York to provide for the construction of swimming pools and the employment of instructors thereat." (No. 1500, Int. No. 1200.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Margaret Weishem against the State for damages alleged to have been sustained by her and to render judgment therefor." (No. 1465, Int. No. 1170.)

"An act to amend the Greater New York charter relative to the retirement from service of officers, clerks and employees in Bellevue and allied hospitals." (No. 1385, Int. No. 1146.)

"An act in relation to certain contracts and assessments for local improvements in the city of Syracuse." (No. 1377, Int. No. 1120.)

"An act authorizing the common council of the city of Fulton to audit certain claims and to raise money for paying the same." (No. 1364, Int. No. 1107.)

"An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Rensselaer,' in relation to official bonds." (No. 1411, Int. No. 1138.)

"An act to amend the Greater New York charter, in relation to who may share in the relief fund of the fire department." (No. 1408, Int. No. 1134.)

"An act to regulate the laying and using of street surface railroad tracks upon the Bowery in the city of New York, for the greater safety of lives." (No. 1672, Int. No. 773.)

"An act to amend the Code of Civil Procedure relative to inventories and accounts of committees of incompetent persons confined in State hospitals." (No. 1220, Int. No. 1003.)

"An act for the relief of Richard Davis, a volunteer fireman, for injuries received while a member of Richmond Hook and Ladder Company Number Four, a volunteer fire company of the city of New York." (No. 297, Int. No. 297.)

"An act for the relief of the minor daughter of Joseph Parker a volunteer fireman, whose death resulted from injuries received by him while in the actual performance of his duties, and while a member of Granite Hook and Ladder Company Number Two, a volunteer fire company of the city of New York." (No. 298, Int. No. 298.)

"An act to confer jurisdiction upon the Court of Claims, to hear, audit and determine the alleged claim of John L. Moriarty against the State of New York for damages for personal injuries alleged to have been sustained by him while serving as a member

of the National Guard of the State of New York." (No. 1050, Int. No. 872.)

"An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' and the acts supplementary thereto and amendatory thereof, in relation to interest on the compensation and damages allowed to land owners." (No. 1326, Int. No. 623.)

"An act to authorize the city of Auburn to issue bonds to provide for the constructing and equipping of a new grammar school and an addition to the high school, and enlarging their premises and for improving other school buildings." (No. 1476, Int. No. 1181.)

"An act to allow a vote to be taken by the qualified electors of the town of Bethany, in the county of Genesee, at the general election in the year nineteen hundred and six, authorizing an additional tax for highway purposes." (No. 1424, Int. No. 1153.)

"An act to legalize the official acts of the assessors, supervisor, town board, and collector, of the town of Bethany, in the county of Genesee, and of the board of supervisors of the county of Genesee, in relation to taxes during the years nineteen hundred and five and nineteen hundred and six, and to authorize the expenditure of a portion of said taxes for certain purposes." (No. 1423, Int. No. 1152.)

"An act to amend chapter two hundred and twelve of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the city of Ithaca,' relative to assessments for improvements and issuing bonds." (No. 992, Int. No. 831.)

"An act to establish and maintain a department of creeks, drainage and parks in and for the city of Ithaca." (No. 790, Int. No. 685.)



Mr. Steele offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on insurance be discharged from the further consideration of the bill (No. 984, Int. No. 823) entitled "An act to amend the Insurance law to permit mutual fire insurance companies or associations of other states to do business within this State; to regulate the business done by them; to tax the same; and to prohibit the insuring of property located in this State in unauthorized companies."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Steele moved to amend as follows:

Page 2, line 4, after "him" insert the following: change "." to " ;".

Page 2, at the end of line 6, strike out the "." and insert "and of its by-laws".

Page 2, strike out all of line 17 except "d"; also, strike out all of line 18 and "e" on line 19.

Between lines 23 and 24 insert "e and paying the superintendent of insurance the sum of fifty dollars per annum for filing such papers".

Page 3, line 10, strike out the words "to him". At end of line 17, insert "gross".

Page 4, line 22, insert "association or" between the words "or" and "any".

Page 4, line 24, strike out "herein" and insert "in this state, partnership or person".

Strike out pages 5 and 6 and insert "company or association, organized under the laws of any other state of the United States and not admitted to do business in this state, upon property in this state, or suffer or permit its or his property to be insured in any such company or association, until said corporation or association, or its officers or agents, partnership or person have first executed and filed with the superintendent of insurance an affidavit setting forth that said corporation, association, partnership or person is unable to procure in companies or associations admitted to do business in this state the amount of insurance necessary to protect said property, and shall only procure insurance in companies or associations, organized under the laws of other states of the United States and not admitted to do business in this state, after they have first procured insurance in companies or associations admitted to do business in this state to the full amount which such companies or associations are

willing to write on said property, and at rates which it or he is willing to pay; provided that such corporation, association, partnership or person shall not be required to offer any portion of such insurance to any company or association, which is not possessed of cash assets amounting to two hundred thousand dollars, or one which has in the preceding year been in an impaired condition. Upon filing such affidavit with the superintendent of insurance, such corporation, association, partnership or person shall agree, in writing, that it, or he, will pay to the superintendent of insurance the same tax on the policy to be issued as is levied under section one hundred and thirty-nine of this chapter, and shall thereafter pay the same to the superintendent of insurance. Any corporation, association, partnership or person violating the provisions of this section shall be guilty of a misdemeanor.

“§ 142. All moneys received by the superintendent of insurance under the provisions of sections one hundred and thirty-nine and one hundred and forty-one of this chapter shall be distributed by him on August first of each year after deducting the expenses of the collection and distribution thereof, as follows: Ten per centum thereof to the firemen's association of the state of New York for the support and maintenance of the firemen's home at Hudson, New York, and the balance to the various associations, cities, villages and fire districts in the same manner and to the same extent as the tax imposed by section one hundred and thirty-three of this chapter is now received by them, except that in the cities of New York and Buffalo he shall pay the same to the officers and associations now receiving the tax imposed on foreign fire insurance companies under the provisions of the charters of said cities. The superintendent of insurance shall appoint for a term not exceeding his own term of office, a suitable and competent person to collect and distribute the tax imposed by sections one hundred and thirty-nine and one hundred and forty-one of this chapter. The person so appointed shall receive such compensation for his services and disbursements as the superintendent of insurance shall fix, but the same shall be payable only from the moneys which the said superintendent shall receive under the provisions of said last mentioned sections.

“§ 2. Chapter five hundred and thirty of the laws of nineteen hundred and three being sections one hundred and thirty-three-a, one hundred and thirty-three-b, one hundred and thirty-three-c and one hundred and thirty-three-d of chapter thirty-eight of the general laws, known as the insurance law, is hereby in all respects repealed.

§ 3. This act shall take effect immediately.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted.

On motion of Mr. Steele, said bill was recommitted to the committee on insurance, retaining its place on the order of second reading.

The bill (No. 1632) entitled "An act to amend the Tax Law in relation to the taxation of debts secured by mortgages" (Int. No. 1037), having been announced for a second reading,

Mr. Dowling moved to amend as follows:

Page 25, line 25, after the words "1905" insert the following: "and all taxes which under section two hundred and ninety-five of the said Act are to become due and payable on the thirtieth day of July, nineteen hundred and six,".

Page 26, line 6, after the words "in force" insert the following: "and the lien for such taxes shall attach and such taxes shall be levied and collected as provided in chapter seven hundred and twenty-nine of the Laws of nineteen hundred and five,".

Page 26, line 7, strike out the words "in this act" and insert in place thereof the following: "herein contained".

By unanimous consent, Mr. Wade withdrew the first amendment offered by him March 26, and accepted in place thereof the amendment of Mr. Dowling.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Dowling, and it was decided in the affirmative.

Mr. Dowling moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	Cox	Hamn	Mills	Smith J E
Allen F E	Crosley	Hapeman	Moreland	Smith M F
Allen J G	Cunningham	Harawitz	Murphy	Sprenger
Averill	DeGroot	Harte	Nevins	Stanley
Baldwin	Donohue	Hartman	Nolan	Steele
Bass	Dowling	Harvey	Norton	Steffens
Becker	Draper	Hastings	Oglesby	Story
Beebe	Dressing	Hoffman	Oliver	Surpluss
Bernstein	Eagleton	Hooker	O'Neill	Thompson

Bird	Eckmann	Hooper	Palmer G M	Tompkins
Bisland	Evans	Hubbs	Palmer S J	Volk
Bohan	Feth	Kavanagh	Patton	Waddell
Boshart	Filley	Knapp	Phillips	Wade
Brennan	Fish	Krulewitch	Quinn	Wainwright
Burnett	Foster	Lansing	Reilly	Weber
Burns	Fowler	LaFetra	Rock	Wells
Burzynski	Francis	Lee A E	Rogers	Wemple
Campbell	Gates	Lee W I	Saloinon	West
Carnochan	Grady	Lewis	Sammon	Whitley
Carrier	Grattan	Lupton	Santee	Whitney F G
Caughlan	Green	Lynch	Schoeneck	Whitney G H
Chamberlain	Gregory	Maher	Schwegler	Williams
Charles	Gunderman	Maier	Scovill	Wilson
Cohalan	Gurnett	Matthews	Shanahan	Winters
Colne	Hackett	Merritt	Shuttleworth	Wood
Coon	Hammond	Miller	Smith A E	Young
Cowan				

Mr. Dowling moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the question to be upon the second amendment offered by Mr. Wade on March 26.

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Wade, and it was decided in the negative.

AYES 38

NOES 83

Those who voted in the affirmative were:

Allen F E	Chamberlain	Hooker	Phillips	Wade
Allen J G	Coon	Hooper	Santee	Whitney F G
Baldwin	Draper	Knapp	Schoeneck	Whitney G H
Bass	Evans	Lewis	Smith J E	Williams
Becker	Fish	Maier	Steele	Wilson
Bisland	Foster	Matthews	Tompkins	Winters
Boshart	Hammond	Nevins	Volk	Wood
Burnett	Hapeman	Norton		

Those who voted in the negative were:

Agnew	DeGroot	Hackett	Maher	Schwegler
Averill	Donohue	Harawitz	McGuire	Scovill
Bernstein	Dowling	Harte	Miller	Shanahan
Bird	Dressing	Hartman	Mills	Shuttleworth
Bohan	Eagleton	Harvey	Murphy	Smith M F
Brennan	Eckmann	Hastings	Nolan	Stanley
Burns	Feth	Hoffman	Oglesby	Steffens
Burzynski	Foelker	Hubbs	O'Neill	Story
Campbell	Fowler	Kavanagh	Palmer G M	Surplless
Carnochan	Francis	Krulewitch	Palmer S J	Thompson
Carrier	Gates	Lansing	Patton	Wainwright
Charles	Grady	LaFetra	Quinn	Weber



Cohalan	Grattan	Lee A E	Reilly	Wells
Colne	Green	Lee W I	Rock	Wemple
Cox	Gregory	Long	Salomon	Whitley
Crosley	Gunderman	Lupton	Sammon	Young
Cunningham	Gurnett	Lynch		

Mr. Speaker announced the question to be upon the amendment offered by Mr. Patton on March 26.

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Patton, and it was decided in the negative.

Mr. Tompkins moved to amend as follows:

On page 4, line 12, after the word "exemptions" strike out bracket.

On page 4, in line 10, after the word "article" insert bracket.

On page 4, in line 16, after the word "and" insert bracket.

Page 4, line 18, after the word "in" insert bracket.

Page 4, line 19, after the words "state, or", insert bracket.

Page 4, line 20, strike out semicolon and insert therein a period.

Page 4, line 21, before the word "and" insert bracket.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Tompkins, and it was decided in the negative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1320) entitled "An act to amend 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws' (Int. No. 552), having been announced for a second reading,

Mr. Hackett moved to recommit said bill to the committee on excise.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

AYES 41

NOES 93

Those who voted in the affirmative were:

Bernstein	Dressing	Harvey	Oglesby	Schwegler
Bird	Eagleton	Kavanagh	Oliver	Shanahan
Bohan	Eckmann	LaFetra	Palmer G M	Smith A E
Burns	Feth	Lee A E	Palmer S J	Smith M F
Burzynski	Gurnett	Long	Quinn	Sprengr

Campbell	Hackett	Lynch	Reilly	Thompson
Carnochan	Harawitz	McGuire	Salomon	Tompkins
Caughlan	Harte	Nolan	Sammon	Wedemeyer
Cohalan				

Those who voted in the negative were:

Agnew	DeGroot	Hapeman	Moreland	Story
Allen F E	Donohue	Hartman	Murphy	Surpless
Allen J G	Dowling	Hastings	Nevins	Volk
Averill	Draper	Hoffman	Norton	Waddell
Baldwin	Evans	Hooker	O'Neill	Wade
Bass	Filley	Hooper	Patton	Wainwright
Becker	Fish	Hubbs	Phillips	Weber
Beebe	Foelker	Knapp	Rock	Wells
Bisland	Foster	Krulewitch	Rogers	Wemple
Boshart	Fowler	Lansing	Santee	West
Burnett	Francis	Lee W I	Schoeneck	Whitley
Carrier	Gates	Lewis	Scovill	Whitney F G
Chamberlain	Grattan	Lupton	Shuttleworth	Whitney G H
Colne	Gray F J	Maher	Smith J E	Williams
Coon	Green	Maier	Smith Myron	Wilson
Cowan	Gregory	Matthews	Stanley	Winters
Cox	Gunderman	Mead	Steele	Wood
Crosley	Hammond	Merritt	Steffens	Young
Cunningham	Hamn	Mills		

Said bill was then read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 354) entitled "An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the elections, constituting chapter six of the general laws,' relating to recounting and recanvassing the votes and judicial investigation of ballots cast at elections heretofore and hereafter held" (Int. No. 320), was read the second time.

On motion of Mr. Murphy, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. Cox in the chair.

The Senate bill (No. 107) entitled "An act to amend subdivision two and three of section one hundred and twenty-one of article four of chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls' in relation to aldermen" (Rec. No. 15), having been announced for a third reading,

Debate was had thereon, when

Mr. Moreland moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker in the chair.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 83

NOES 49

Those who voted in the affirmative were:

Agnew	Dowling	Hooker	Nevins	Story
Allen F E	Draper	Hooper	Norton	Volk
Allen J G	Evans	Hubbs	Palmer S J	Waddell
Averill	Farnan	Knapp	Patton	Wade
Baldwin	Filley	Krulewitch	Phillips	Wainwright
Bass	Foelker	Lansing	Rogers	Weber
Becker	Foster	Lee W I	Santee	Wells
Beebe	Fowler	Lewis	Schoeneck	Wemple
Burnett	Gates	Lupton	Scovill	Whitley
Carrier	Grattan	Maher	Shuttleworth	Whitney F G
Chamberlain	Green	Maier	Smith J E	Whitney G H
Charles	Gregory	Matthews	Smith Myron	Williams
Coon	Gunderman	Mead	Sprenger	Wilson
Cowan	Hammond	Miller	Stanley	Winters
Cox	Hamm	Mills	Steele	Wood
Crosley	Hapeman	Moreland	Steffens	Young
Cunningham	Hastings	Murphy		

Those who voted in the negative were:

Bernstein	Colne	Hackett	McGuire	Schwegler
Bird	DeGroot	Harawitz	Nolan	Shanahan
Bohan	Dressing	Harte	Oglesby	Smith A E
Brennan	Eagleton	Hartman	Oliver	Smith M F
Burns	Eckmann	Hoffman	Palmer G M	Surpless
Burzynski	Feth	Kavanagh	Quinn	Thompson
Campbell	Francis	LaFetra	Reilly	Tompkins
Carnochan	Grady	Lee A E	Rock	Wedemeyer
Caughlan	Gray F J	Long	Salomon	West
Cohalan	Gurnett	Lynch	Sammon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1093) entitled "An act to amend the Greater New York charter, relative to the police department" (Int. No. 902), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1584) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers" (Int. No. 837), having been announced for a third reading,

On motion of Mr. Wemple, said bill was recommitted to the committee on revision, retaining its place on the order of third reading.

The bill (No. 1316) entitled "An act compelling steamboat corporations and railroad corporations to provide transfer facilities for passengers" (Int. No. 668), having been announced for a third reading,

On motion of Mr. Burns, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1517) entitled "An act to amend chapter four hundred and thirty-one of the Laws of eighteen hundred and eighty-four, entitled 'An act to amend the charter of "The Saint Vincent's Retreat for the Insane,"' in relation to the commitment and care of inebriates" (Int. No. 907), having been announced for a third reading,

Mr. Salomon moved that said bill be recommitted to the committee on charitable and religious societies, with instructions to report the same forthwith amended as follows:

On page 1, line 7, strike out "city magistrate" and insert "judge of the Supreme Court".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree



to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 8

Those who voted in the affirmative were:

Allen F E	Foelker	Hooper	Nevins	Steele
Baldwin	Foster	Hubbs	Nolan	Story
Bird	Fowler	Kavanagh	Oglesby	Surpless
Bisland	Francis	Keyes	Oliver	Thompson
Burzynski	Gates	Lansing	O'Neill	Volk
Carrier	Grady	LaFetra	Palmer S J	Waddell
Chamberlain	Grattan	Lee W I	Patton	Wainwright
Cohalan	Gray F J	Lewis	Phillips	Weber
Colne	Green	Long	Reilly	Wedemeyer
Cowan	Gregory	Lupton	Rock	Wells
Cox	Gunderman	Lynch	Sammon	Wemple
Crosley	Hackett	Maher	Schoeneck	West
Cunningham	Hammond	Maier	Schwegler	Whitley
DeGroot	Hamn	Matthews	Scovill	Whitney F G
Donohue	Hapeman	McGuire	Shanahan	Whitney G H
Dowling	Harte	Mead	Shuttleworth	Williams
Eagleton	Hartman	Miller	Smith J E	Wilson
Evans	Harvey	Mills	Smith Myron	Winters
Farnan	Hastings	Moreland	Sprenger	Wood
Filley	Hooker	Murphy	Stanley	Young

Those who voted in the negative were:

Bernstein	Caughlan	Hoffman	Norton	Salomon
Carnochan	Eckmann	Lee A E		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1580) entitled "An act to make the office of sheriff of the county of Queens a salaried office and regulating the management of said office" (Int. No. 1054), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1522) entitled "An act to amend the Tax Law, in relation to the defense of certiorari proceedings to review the assessment of a special franchise by the State Board of Tax Commissioners" (Int. No. 906), having been announced for a third reading,

On motion of Mr. Wade, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 400) entitled "An act to amend section three, chapter nine of the Laws of nineteen hundred and one, entitled 'An act to create a Department of Labor and the office of Commissioner of Labor, and abolishing the offices of Commissioner of Labor Statistics and Factory Inspector, and the State Board of Mediation and Arbitration,' relative to deputy commissioners of labor" (Int. No. 376), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hapeman	Merritt	Smith A E
Allen F E	Cox	Harawitz	Miller	Smith J E
Allen J G	Crosley	Harte	Moreland	Smith M F
Apgar	DeGroot	Hartman	Murphy	Smith Myron
Averill	Donohue	Harvey	Nevins	Sprenger
Baldwin	Dowling	Hastings	Norton	Stanley
Bass	Draper	Hoffman	Oglesby	Steele
Becker	Eagleton	Hooker	Oliver	Steffens
Beebe	Eckmann	Hooper	O'Neill	Story
Bernstein	Evans	Hubbs	Palmer G M	Surpless
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Fish	Keyes	Patton	Wade
Boshart	Foelker	Knapp	Phillips	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wells
Burnett	Francis	LaFetra	Reilly	Wemple
Burns	Gates	Lee A E	Rock	West
Campbell	Grady	Lee W I	Rogers	Whitley
Carnochan	Grattan	Lewis	Salomon	Whitney F G
Carrier	Gray A B	Lupton	Sammon	Whitney G H
Caughlan	Gray F J	Lynch	Santee	Williams
Chamberlain	Green	Maher	Schmitt	Wilson
Charles	Gunderman	Maier	Schoeneck	Winters
Cohalan	Gurnett	Matthews	Scovill	Wood
Colne	Hackett	McGuire	Shanahan	Yale
Coon	Hamn	Mead	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 891) entitled "An act to provide for purchasing a site for new buildings for the Oswego State Normal and Training School and making an appropriation therefor" (Int. No. 755), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135  
NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Moreland	Smith Myron
Allen F E	Crosley	Hammond	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surpless
Becker	Dressing	Hooper	O'Neill	Thompson
Bedell	Eagleton	Hubbs	Palmer G M	Tompkins
Beebe	Evans	Kavanagh	Palmer S J	Volk
Bernstein	Farnan	Keyes	Patton	Waddell
Bird	Feth	Knapp	Phillips	Wade
Bisland	Filley	Krulewicz	Pratt	Wainwright
Bohan	Fish	Lansing	Prentice	Weber
Boshart	Foelker	LaFetra	Quinn	Wedemeyer
Brady	Foster	Lee A E	Reilly	Wells
Brennan	Fowler	Lee W I	Rock	Wemple
Burnett	Francis	Lewis	Rogers	West
Burns	Fritz	Lupton	Salomon	Whitley
Burzynski	Gates	Maher	Schmitt	Whitney F G
Carnochan	Grady	Maier	Santee	Whitney G H
Caughlan	Grattan	Matthews	Schwegler	Williams
Chamberlain	Gray A B	McGuire	Scovill	Wilson
Charles	Gray F J	Mead	Shanahan	Winters
Colne	Green	Merritt	Shuttleworth	Wood
Coon	Gregory	Miller	Smith A E	Yale
Cowan	Gunderman	Mills	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 670) entitled "An act to amend chapter one hundred and seventy-eight of the Laws of eighteen hundred and

thirty-four, entitled 'An act to incorporate the Long Island Railroad Company,' relating to rates of toll" (Int. No. 609), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Shuttleworth
Allen F E	Crosley	Hammond	Mills	Smith A E
Allen J G	Cunningham	Hamn	Moreland	Smith J E
Apgar	DeGroot	Hapeman	Murphy	Smith Myron
Averill	Donohue	Harawitz	Nevins	Sprenger
Baldwin	Dowling	Hartman	Nolan	Steele
Bass	Draper	Hastings	Norton	Steffens
Becker	Dressing	Hoffman	Oglesby	Story
Bedell	Eagleton	Hooker	Oliver	Surpless
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Tompkins
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wainwright
Boshart	Foelker	Krulewitch	Pratt	Weber
Brady	Foster	Lansing	Prentice	Wedemeyer
Brennan	Fowler	LaFetra	Quinn	Wells
Burnett	Francis	Lee A E	Reilly	Wemple
Burns	Fritz	Lee W I	Rock	West
Burzynski	Gates	Lewis	Rogers	Whitley
Carnochan	Grady	Lupton	Salomon	Whitney F G
Carrier	Grattan	Maher	Sammon	Whitney G H
Caughlan	Gray A B	Maier	Santee	Williams
Chamberlain	Gray F J	Matthews	Schoeneck	Wilson
Charles	Green	McGuire	Schwegler	Winters
Colne	Gregory	Mead	Scovill	Wood
Coon	Gunderman	Merritt	Shanahan	Young
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 723) entitled "An act to legalize, in certain respects, the action of certain officers of the county of Clinton and town of Altona, in relation to the levy of taxes in said county for a town charge of Altona for the year nineteen hundred and five, and validating the tax-roll and warrant issued



for collecting the same" (Int. No. 642), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hapeman	Miller	Smith M F
Allen F E	Cox	Harawitz	Mills	Smith Myron
Allen J G	Crosley	Harte	Moreland	Sprenger
Apgar	Cunningham	Hartman	Murphy	Stanley
Averill	DeGroot	Harvey	Nevins	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Palmer G M	Surpless
Beebe	Eckmann	Hooper	Palmer S J	Thompson
Bernstein	Evans	Hubbs	Patton	Volk
Bird	Farnan	Kavanagh	Phillips	Waddell
Bisland	Filley	Keyes	Pratt	Wade
Bohan	Fish	Knapp	Prentice	Wainwright
Boshart	Foelker	Krulewitch	Quinn	Weber
Brady	Foster	Lansing	Reilly	Wedemeyer
Brennan	Fowler	LaFetra	Rock	Wells
Burnett	Gates	Lee A E	Rogers	Wemple
Burns	Grady	Lee W I	Salomon	West
Burzynski	Grattan	Lewis	Sammon	Whitley
Campbell	Gray A B	Lupton	Santee	Whitney F G
Carnochan	Gray F J	Lynch	Schmitt	Whitney G H
Carrier	Green	Maher	Schoeneck	Williams
Caughlan	Gregory	Maier	Scovill	Wilson
Chamberlain	Gunderman	Matthews	Shanahan	Winters
Charles	Gurnett	McGuire	Shuttleworth	Wood
Cohalan	Hackett	Mead	Smith A E	Yale
Colne	Hammond	Merritt	Smith J E	Young
Coon	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1161) entitled "An act to release to Hugh McAnespy all the right, title and interest of the people of the State of New York in and to certain real estate" (Int. No. 963), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof. .

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Merritt	Shanahan
Allen F E	Cox	Hammond	Miller	Shuttleworth
Allen J G	Crosley	Hamn	Mills	Smith A E
Apgar	Cunningham	Hapeman	Moreland	Smith J E
Averill	DeGroot	Harawitz	Murphy	Smith M F
Baldwin	Donohue	Hartman	Nevins	Smith Myron
Bass	Dowling	Harvey	Norton	Sprenger
Becker	Draper	Hastings	Oglesby	Stanley
Beebe	Eagleton	Hoffman	Oliver	Steele
Bernstein	Eckmann	Hooker	O'Neill	Steffens
Bird	Evans	Hooper	Palmer G M	Story
Bisland	Farnan	Hubbs	Palmer S J	Surpless
Bohan	Filley	Keyes	Patton	Volk
Boshart	Fish	Knapp	Phillips	Waddell
Brennan	Foelker	Krulewitch	Pratt	Wade
Burnett	Foster	Lansing	Prentice	Wainwright
Burns	Fowler	LaFetra	Quinn	Weber
Burzynski	Francis	Lee A E	Reilly	Wells
Campbell	Gates	Lewis	Rock	Wemple
Carnochan	Grady	Lupton	Rogers	West
Carrier	Grattan	Lynch	Salomon	Whitney G H
Caughlan	Gray A B	Maher	Sammon	Williams
Chamberlain	Gray F J	Maier	Santee	Wilson
Charles	Green	Matthews	Schmitt	Winters
Cohalan	Gregory	McGuire	Schoeneck	Wood
Colne	Gunderman	Mead	Scovill	Young
Coon	Gurnett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1484) entitled "An act providing for the removal to the Monroe county hospital of persons held under arrest in Monroe county, but not convicted, who are presumably insane or in need of hospital treatment" (Int. No. 1184), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Donohue	Harvey	Nevins	Smith Myron
Allen J G	Dowling	Hastings	Norton	Sprenger
Averill	Draper	Hoffman	Oglesby	Stanley
Baldwin	Eagleton	Hooker	Oliver	Steele
Bass	Eckmann	Hooper	O'Neill	Steffens
Beebe	Evans	Hubbs	Palmer G M	Story
Bernstein	Farnan	Kavanagh	Palmer S J	Surpless
Bird	Fish	Keyes	Patton	Thompson
Bohan	Foelker	Knapp	Phillips	Volk
Boshart	Foster	Krulewitch	Pratt	Waddell
Brady	Fowler	Lansing	Prentice	Wade
Brennan	Francis	LaFetra	Quinn	Wainwright
Burnett	Gates	Lee A E	Reilly	Weber
Burns	Grady	Lee W I	Rock	Wedemeyer
Burzynski	Grattan	Lewis	Rogers	Wells
Campbell	Gray A B	Lupton	Salomon	Wemple
Carnochan	Gray F J	Lynch	Sammon	West
Carrier	Green	Maher	Santee	Whitley
Caughlan	Gregory	Maier	Schmitt	Whitney F G
Chamberlain	Gurnett	Matthews	Schoeneck	Whitney G H
Charles	Hackett	McGuire	Scovill	Williams
Colne	Hammond	Mead	Shanahan	Wilson
Coon	Hamn	Merritt	Shuttleworth	Winters
Cowan	Hapeman	Miller	Smith A E	Wood
Cox	Harawitz	Mills	Smith J E	Yale
Cunningham	Harte	Moreland	Smith M F	Young
DeGroot	Hartman	Murphy		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1379) entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and ninety-seven, entitled 'An act creating a commissioner of jurors for each county of the State having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand, and regulating and prescribing his duties,' relative to the drawing of jurors" (Int. No. 1122), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gurnett	Mead	Smith J E
Allen F E	Cox	Hammond	Merritt	Smith M F
Allen J G	Crosley	Hamn	Miller	Smith Myron
Apgar	Cunningham	Hapeman	Mills	Sprenger
Averill	DeGroot	Harawitz	Moreland	Steele
Baldwin	Donohue	Harte	Murphy	Steffens
Becker	Dowling	Hartman	Nevins	Story
Beebe	Draper	Harvey	Norton	Surpluss
Bernstein	Eagleton	Hastings	Oglesby	Thompson
Bird	Eckmann	Hoffman	Oliver	Volk
Bisland	Evans	Hooker	O'Neill	Waddell
Bohan	Farnan	Hooper	Palmer G M	Wade
Boshart	Filley	Hubbs	Palmer S J	Wainwright
Brady	Fish	Keyes	Phillips	Weber
Brennan	Foelker	Knapp	Pratt	Wedemeyer
Burnett	Foster	Krulewitch	Prentice	Wells
Burns	Fowler	Lansing	Rock	West
Burzynski	Francis	LaFetra	Rogers	Whitley
Campbell	Gates	Lee A E	Salomon	Whitney F G
Carnochan	Grady	Lee W I	Sammon	Whitney G H
Carrier	Grattan	Lewis	Santee	Williams
Caughlan	Gray A B	Lupton	Schmitt	Wilson
Chamberlain	Gray F J	Lynch	Scovill	Winters
Cohalan	Green	Maher	Shanahan	Wood
Colne	Gregory	Maier	Shuttleworth	Yale
Coon	Gunderman	McGuire	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1552) entitled "An act to amend the County Law in relation to women prisoners and their children in county jails and penitentiaries" (Int. No. 1215), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gregory	Mills	Shuttleworth
Allen F E	Cox	Gunderman	Moreland	Smith A E
Allen J G	Crosley	Hackett	Murphy	Smith J E
Apgar	Cunningham	Hammond	Nevins	Smith Myron



Averill	DeGroot	Hamn	Nolan	Sprenger
Baldwin	Donohue	Hapeman	Norton	Steele
Bass	Dowling	Harawitz	Oglesby	Steffens
Becker	Draper	Hartman	Oliver	Story
Bedell	Dressing	Hastings	O'Neill	Surpless
Beebe	Eagleton	Hoffman	Palmer G M	Thompson
Bernstein	Evans	Hooker	Palmer S J	Tompkins
Bird	Farnan	Hooper	Patton	Volk
Bisland	Feth	Hubbs	Phillips	Waddell
Bohan	Filley	Keyes	Pratt	Wade
Boshart	Fish	Knapp	Prentice	Wedemeyer
Brady	Foelker	Krulewicz	Quinn	Wells
Brennan	Foster	Lansing	Reilly	West
Burnett	Fowler	Lee A B	Rock	Whitley
Burns	Francis	Lee W I	Rogers	Whitney F G
Burzynski	Fritz	Lupton	Salomon	Whitney G H
Carnochan	Gates	Maher	Sammon	Williams
Carrier	Grady	Maier	Santee	Wilson
Caughlan	Grattan	Matthews	Schoeneck	Winters
Chamberlain	Gray A B	McGuire	Schwegler	Wood
Charles	Gray F J	Mead	Scovill	Yale
Colne	Green	Miller	Shanahan	Young
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1462) entitled "An act to amend the State Charities Law relative to commitment to the New York State Training School for Girls" (Int. No. 1166), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith A E
Allen F E	Cunningham	Hamn	Murphy	Smith J E
Allen J G	DeGroot	Hapeman	Nevins	Smith Myron
Apgar	Donohue	Harawitz	Nolan	Sprenger
Averill	Dowling	Hartman	Norton	Stanley
Baldwin	Draper	Hastings	Oglesby	Steele
Bass	Dressing	Hoffman	Oliver	Steffens
Becker	Eagleton	Hooker	O'Neill	Story
Bedell	Evans	Hooper	Palmer G M	Surpless
Beebe	Farnan	Hubbs	Palmer S J	Thompson
Bernstein	Feth	Kavanagh	Patton	Volk
Bird	Filley	Keyes	Phillips	Wade

Bisland	Fish	Knapp	Pratt	Wainwright
Bohan	Foelker	Krulewitch	Prentice	Weber
Boshart	Foster	Lansing	Quinn	Wedemeyer
Brady	Fowler	LaFetra	Reilly	Wells
Brennan	Francis	Lee A E	Rock	Wemple
Burnett	Fritz	Lee W I	Rogers	West
Burns	Gates	Lewis	Salomon	Whitley
Burzynski	Grady	Maher	Sammon	Whitney F G
Carnochan	Grattan	Matthews	Santee	Whitney G H
Carrier	Gray A B	McGuire	Schoeneck	Williams
Caughlan	Gray F J	Mead	Schwegler	Wilson
Chamberlain	Green	Merritt	Scovill	Winters
Charles	Gregory	Miller	Shanahan	Yale
Colne	Gunderman	Mills	Shuttleworth	Young
Coon	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1570) entitled "An act to amend the Railroad Law, in relation to street railway tickets" (Int. No. 228), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mills	Shuttleworth
Allen F E	Crosley	Hammond	Moreland	Smith Myron
Allen J G	Cunningham	Hamn	Murphy	Sprenger
Apgar	DeGroot	Hapeman	Nevins	Steele
Averill	Donohue	Harawitz	Nolan	Steffens
Baldwin	Dowling	Hartman	Norton	Story
Bass	Draper	Hastings	Oglesby	Surpless
Becker	Dressing	Hoffman	Oliver	Thompson
Bedell	Eagleton	Hooker	O'Neill	Tompkins
Beebe	Evans	Hooper	Palmer G M	Volk
Bernstein	Farnan	Hubbs	Palmer S J	Waddell
Bird	Feth	Kavanagh	Patton	Wade
Bisland	Filley	Keyes	Phillips	Wainwright
Bohan	Fish	Knapp	Pratt	Weber
Boshart	Foelker	Krulewitch	Prentice	Wedemeyer
Brady	Foster	Lansing	Quinn	Wells
Brennan	Fowler	LaFetra	Reilly	Wemple
Burnett	Francis	Lee A E	Rock	West
Burns	Fritz	Lewis	Rogers	Whitley
Burzynski	Gates	Lupton	Salomon	Whitney G H
Carnochan	Grady	Maher	Sammon	Williams

Carrier	Grattan	Maier	Santee	Wilson
Caughlan	Gray A B	Matthews	Schoeneck	Winters
Chamberlain	Gray F J	McGuire	Schwegler	Wood
Charles	Green	Mead	Scovill	Yale
Colne	Gregory	Merritt	Shanahan	Young
Coon	Gunderman	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1499) entitled "An act enabling the board of supervisors of the county of Ontario to appoint and pay a county bacteriologist" (Int. No. 1199), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Murphy	Smith Myron
Allen F E	Crosley	Hamn	Nevins	Sprengrer
Allen J G	Cunningham	Hapeman	Nolan	Stanley
Apgar	DeGroot	Harawitz	Norton	Steele
Averill	Donohue	Hartman	Oglesby	Steffens
Baldwin	Dowling	Hastings	Oliver	Story
Becker	Draper	Hoffman	O'Neill	Surpluss
Bedell	Dressing	Hooker	Palmer G M	Thompson
Beebe	Eagleton	Hooper	Palmer S J	Tompkins
Bernstein	Evans	Hubbs	Patton	Volk
Bird	Farnan	Kavanagh	Phillips	Wade
Bisland	Feth	Knapp	Pratt	Wainwright
Bohan	Filley	Krulewitch	Prentice	Weber
Boshart	Fish	Lansing	Quinn	Wedemeyer
Brady	Föelker	LaPetra	Reilly	Wells
Brennan	Foster	Lee A E	Rock	Wemple
Burnett	Fowler	Lee W I	Rogers	West
Burns	Francis	Lewis	Salomon	Whitley
Burzynski	Fritz	Maher	Sammon	Whitney F G
Carnochan	Gates	Maier	Santee	Whitney G H
Carrier	Grady	Matthews	Schoeneck	Williams
Caughlan	Grattan	McGuire	Schwegler	Wilson
Chamberlain	Gray A B	Mead	Scovill	Winters
Charles	Gray F J	Merritt	Shanahan	Wood
Colne	Green	Miller	Shuttleworth	Yale
Coon	Gregory	Mills	Smith A E	Young
Cowan	Gunderman	Moreland	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1333) entitled "An act to authorize the trustees of the Manor Cemetery Company to sell its lands embracing the Manor cemetery of the town of Cortlandt, Westchester county, New York, remove remains therefrom, and distribute the proceeds of sale" (Int. No. 1079), was read the third time; having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Harawitz	Mills	Smith M F
Allen J G	DeGroot	Harte	Moreland	Smith Myron
Agnew	Donohue	Hartman	Murphy	Srenger
Bass	Draper	Hastings	Nevins	Stanley
Becker	Eagleton	Hoffman .	Nolan	Steffens
Beebe	Eckmann	Hooker	Oglesby	Story
Bernstein	Evans	Hooper	Oliver	Surpluss
Bird	Farnan	Hubbs	O'Neill	Thompson
Bisland	Feth	Kavanagh	Palmer G M	Tompkins
Bohan	Filley	Keyes	Palmer S J	Volk
Boshart	Fish	Knapp	Patton	Waddell
Brady	Foelker	Krulewitch	Phillips	Wade
Brennan	Foster	Lansing	Pratt	Wainwright
Burnett	Fowler	LaFetra	Prentice	Weber
Burns	Francis	Lee A E	Quinn	Wedemeyer
Burzynski	Fritz	Lee W I	Rock	Wells
Cornochan	Grattan	Lewis	Rogers	Wemple
Carrier	Gray A B	Long	Salomon	West
Caughlan	Gray F J	Lupton	Santee	Whitley
Chamberlain	Green	Lynch	Schmitt	Whitney F G
Charles	Gregory	Maher	Schoeneck	Whitney G H
Cohalan	Gunderman	Maier	Schwegler	Williams
Colne	Gurnett	Matthews	Scovill	Wilson
Coon	Hackett	McGuire	Shanahan	Winters
Cowan	Hammond	Mead	Shuttleworth	Wood
Cox	Hamn	Merritt	Smith A E	Yale
Crosley	Hapeman	Miller	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1418) entitled "An act to authorize the Comptroller of the State of New York to hear and determine the application of Arthur Dreyer, for the cancellation of a tax sale



made by the said Comptroller in the year eighteen hundred and ninety-five against lot number twenty on map of property on the north shore of Staten Island belonging to John C. Thompson, situated in the former town of Northfield, now the Third ward of the borough of Richmond, county of Richmond and State of New York" (Int. No. 1145), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mead	Smith J E
Allen F E	Cox	Hammond	Merritt	Smith M F
Allen J G	Crosley	Hamn	Miller	Smith Myron
Apgar	Cunningham	Hapeman	Mills	Sprenger
Averill	DeGroot	Harawitz	Moreland	Stanley
Baldwin	Donohue	Harte	Murphy	Steele
Bass	Dowling	Hartman	Nevins	Steffens
Becker	Draper	Harvey	Oliver	Story
Beebe	Eagleton	Hastings	Palmer G M	Surpless
Bernstein	Eckmann	Hoffman	Palmer S J	Volk
Bird	Evans	Hooker	Patton	Waddell
Bisland	Farnan	Hooper	Phillips	Wade
Bohan	Filley	Hubbs	Pratt	Wainwright
Boshart	Fish	Kavanagh	Prentice	Weber
Brady	Foelker	Keyes	Quinn	Wedemeyer
Brennan	Foster	Knapp	Reilly	Wells
Burnett	Fowler	Krulewitch	Rock	Wemple
Burns	Francis	Lansing	Rogers	West
Burzynski	Gates	LaFetra	Salomon	Whitley
Campbell	Grady	Lee A E	Sammon	Whitney F G
Carnochan	Grattan	Lee W I	Santee	Whitney G H
Carrier	Gray A B	Lewis	Schmitt	Williams
Caughlan	Gray F J	Lupton	Schoeneck	Wilson
Chamberlain	Green	Lynch	Scovill	Winters
Charles	Gregory	Maher	Shanahan	Wood
Cohalan	Gunderman	Matthews	Shuttleworth	Yale
Colne	Gurnett	McGuire	Smith A E	Young
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1197) entitled "An act to provide for the re-taxation by the Appellate Division of the Supreme Court of the State of New York for the second judicial department, of the claim of Nelson J. Waterbury, junior, as surviving partner of the firm of N. J. and N. J. Waterbury, junior, for services rendered by them for the city of New York in the trial of the claim of George R. Sheldon, as assignee of William H. deForrest, under the provisions of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying the city of New York with an increased supply of pure and wholesome water,' and the acts amendatory thereof" (Int. No. 991), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Moreland	Smith J E
Allen F E	Crosley	Hapeman	Murphy	Smith Myron
Allen J G	Cunningham	Harawitz	Nevins	Sprenger
Apgar	DeGroot	Hartman	Nolan	Stanley
Averill	Dowling	Hastings	Norton	Steele
Baldwin	Draper	Hoffman	Oglesby	Steffens
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	O'Neill	Surpless
Bedell	Evans	Hubbs	Palmer G M	Thompson
Beebe	Farnan	Kavanagh	Palmer S J	Volk
Bernstein	Feth	Keyes	Patton	Waddell
Bird	Fillely	Knapp	Phillips	Wade
Bisland	Fish	Krulewitch	Pratt	Wainwright
Bohan	Foelker	Lansing	Prentice	Weber
Boshart	Foster	LaFetra	Quinn	Wedemeyer
Brady	Fowler	Lee A E	Reilly	Wells
Brennan	Francis	Lee W I	Rock	Wemple
Burnett	Fritz	Lewis	Rogers	West
Burns	Gates	Lupton	Salomon	Whitley
Burzynski	Grady	Maher	Sammon	Whitney F G
Carnochan	Grattan	Maier	Santee	Whitney G H
Carrier	Gray A B	Matthews	Schoeneck	Williams

Caughlan	Gray F J	McGuire	Schwegler	Wilson
Chamberlain	Green	Mead	Scovill	Winters
Charles	Gregory	Merritt	Shanahan	Wood
Colne	Gunderman	Miller	Shuttleworth	Yale
Coon	Hackett	Mills	Smith A E	Young
Cowan	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1631) entitled "An act to amend the Greater New York charter, relative to setting apart piers for recreation" (Int. No. 179), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the negative were:

Agnew	Cowan	Hammond	Miller	Smith M F
Allen F E	Cox	Hamn	Mills	Smith Myron
Allen J G	Crosley	Hapeman	Moreland	Sprengr
Apgar	Cunningham	Harawitz	Murphy	Stanley
Averill	DeGroot	Harte	Nevins	Steele
Baldwin	Donohue	Hartman	Norton	Steffens
Bass	Dowling	Harvey	Oglesby	Story
Becker	Draper	Hastings	Oliver	Surpless
Beebe	Eagleton	Hoffman	O'Neill	Thompson
Bernstein	Eckmann	Hooker	Palmer G M	Volk
Bird	Evans	Hooper	Palmer S J	Waddell
Bisland	Farnan	Hubbs	Patton	Wade
Bohan	Filley	Kavanagh	Phillips	Wainwright
Boshart	Fish	Keyes	Pratt	Weber
Brady	Foelker	Knapp	Prentice	Wedemeyer
Brennan	Foster	Krulewitch	Quinn	Wells
Burnett	Fowler	Lansing	Reilly	Wemple
Burns	Francis	LaFetra	Rock	West
Burzynski	Gates	Lee A E	Rogers	Whitley
Campbell	Grady	Lewis	Salomon	Whitney F G
Carnochan	Grattan	Lupton	Sammon	Whitney G H
Carrier	Gray A B	Lynch	Schoeneck	Williams
Caughlan	Gray F J	Maher	Scovill	Wilson
Chamberlain	Green	Maier	Shanahan	Winters
Charles	Gregory	Matthews	Shuttleworth	Wood
Cohalan	Gunderman	McGuire	Smith A E	Yale
Colne	Gurnett	Mead	Smith J E	Young
Coon	Hackett	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1658) entitled "An act to amend the Tax Law, in relation to taxable transfers" (Int. No. 1156), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 2

Those who voted in the affirmative were:

Agnew	Cowan	Gregory	Merritt	Smith A E
Allen F E	Cox	Gunderman	Miller	Smith Myron
Allen J G	Crosley	Hackett	Mills	Sprenger
Apgar	Cunningham	Hammond	Moreland	Stanley
Averill	DeGroot	Hamn	Murphy	Steele
Baldwin	Donohue	Hapeman	Nevins	Steffens
Bass	Dowling	Harawitz	Nolan	Story
Becker	Draper	Hoffman	Norton	Surplless
Bedell	Dressing	Hooker	Oglesby	Volk
Beebe	Eagleton	Hooper	Oliver	Waddell
Bernstein	Evans	Hubbs	O'Neill	Wade
Bird	Farnan	Kavanagh	Palmer S J	Wainwright
Bisland	Feth	Keyes	Patton	Weber
Bohan	Filley	Knapp	Phillips	Wedemeyer
Boshart	Fish	Krulewitch	Pratt	Wells
Brady	Foelker	Lansing	Prentice	Wemple
Brennan	Foster	LaFetra	Quinn	West
Burnett	Fowler	Lee A E	Rock	Whitley
Burzynski	Francis	Lee W I	Rogers	Whitney F G
Carnochan	Fritz	Lewis	Salomon	Whitney G H
Carrier	Gates	Lupton	Sammon	Williams
Caughlan	Grady	Maher	Schoeneck	Wilson
Chamberlain	Grattan	Maier	Schwegler	Winters
Charles	Gray A B	Matthews	Scovill	Wood
Colne	Gray F J	McGuire	Shanahan	Yale
Coon	Green	Mead	Shuttleworth	Young

Those who voted in the negative were:

Palmer G M    Tompkins

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1657) entitled "An act to amend the Forest, Fish and Game Law relative to hares and rabbits in Chautauqua county" (Int. No. 960), was read the third time, having been



printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mead	Smith J E
Allen F E	Cox	Hammond	Merritt	Smith M F
Allen J G	Crosley	Hamn	Mills	Smith Myron
Averill	Cunningham	Hapeman	Moreland	Sprenger
Baldwin	DeGroot	Harte	Murphy	Stanley
Bass	Donohue	Hartman	Nevins	Steele
Becker	Dowling	Harvey	Norton	Steffens
Beebe	Draper	Hastings	O'Neill	Story
Bernstein	Eagleton	Hoffman	Palmer G M	Surpless
Bird	Eckmann	Hooker	Palmer S J	Volk
Bisland	Evans	Hubbs	Patton	Waddell
Bohan	Farnan	Kavanagh	Phillips	Wade
Boshart	Fillely	Keyes	Pratt	Wainwright
Brady	Fish	Knapp	Prentice	Weber
Brennan	Foelker	Krulwich	Reilly	Wedemeyer
Burns	Foster	Lansing	Rock	Wells
Burzynski	Fowler	LaFetra	Rogers	Wemple
Campbell	Francis	Lee A E	Salomon	West
Carnochan	Gates	Lee W I	Sammon	Whitley
Carrier	Grady	Lewis	Santee	Whitney F G
Caughlan	Grattan	Lupton	Schmitt	Whitney G H
Chamberlain	Gray A B	Lynch	Schoeneck	Williams
Charles	Gray F J	Maher	Scovill	Winters
Cohalan	Green	Maier	Shanahan	Wood
Colne	Gregory	Matthews	Shuttleworth	Yale
Coon	Gurnett	McGuire	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1659) entitled "An act to amend the Stock Corporation Law, so as to restrict the holding of stock in transportation companies" (Int. No. 170), having been announced for a third reading,

Debate was had thereon, when

Mr. Moreland moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 64

NOES 65

Those who voted in the affirmative were:

Bernstein	Donohue	Harawitz	Lynch	Shanahan
Bird	Dowling	Harte	McGuire	Smith A E
Bohan	Dressing	Hartman	Murphy	Smith M F
Brennan	Eagleton	Harvey	Nolan	Sprenger
Burns	Eckmann	Hoffman	Oglesby	Steffens
Burzynski	Farnan	Hooker	O'Neill	Story
Campbell	Feth	Hubbs	Palmer G M	Surplless
Carnochan	Foelker	Kavanagh	Palmer S J	Thompson
Caughlan	Francis	Krulewitch	Reilly	Tompkins
Cohalan	Grady	LaFetra	Rock	Weber
Colne	Green	Lee A E	Salomon	Wedemeyer
Cunningham	Gurnett	Lee W I	Sammon	Winters
DeGroot	Hackett	Long	Schwegler	

Those who voted in the negative were:

Agnew	Crosley	Hapeman	Nevins	Steele
Allen F E	Draper	Hooper	Norton	Volk
Allen J G	Evans	Knapp	Oliver	Wade
Averill	Filley	Lansing	Patton	Wainwright
Bass	Fish	Lewis	Phillips	Wells
Becker	Foster	Lupton	Rogers	Wemple
Beebe	Fowler	Maher	Santee	West
Bisland	Gates	Maier	Schoeneck	Whitney F G
Burnett	Grattan	Matthews	Scovill	Whitney G H
Carrier	Gray F J	Mead	Shuttleworth	Williams
Coon	Gregory	Miller	Smith J E	Wilson
Cowan	Gunderman	Mills	Smith Myron	Wood
Cox	Hammond	Moreland	Stanley	Young

Mr. Shanahan moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1633) entitled "An act to amend chapter eighteen of the Laws of eighteen hundred and sixty-two, entitled 'An act to revise the charter of the city of Utica' relative to the office hours of the city treasurer" (In. No. 844), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gurnett	McGuire	Shuttleworth
Allen F E	Cox	Hackett	Mead	Smith J E
Allen J G	Crosley	Hammond	Merritt	Smith M F
Apgar	Cunningham	Hamn	Miller	Smith Myron
Averill	DeGroot	Hapeman	Mills	Sprenger
Baldwin	Donohue	Harawitz	Moreland	Stanley
Bass	Dowling	Harte	Murphy	Steele
Becker	Draper	Hartman	Nevins	Steffens
Beebe	Eagleton	Harvey	Norton	Surpless
Bernstein	Eckmann	Hastings	O'Neill	Volk
Bird	Evans	Hoffman	Palmer G M	Wade
Bisland	Farnan	Hooker	Palmer S J	Wainwright
Bohan	Fillee	Hooper	Patton	Weber
Boshart	Fish	Hubbs	Phillips	Wedemeyer
Brady	Foelker	Kavanagh	Pratt	Wells
Brennan	Foster	Keyes	Quinn	Wemple
Burnett	Fowler	Knapp	Reilly	West
Burns	Francis	Krulewitch	Rock	Whitley
Carnochan	Gates	Lansing	Rogers	Whitney F G
Carrier	Grady	LaFetra	Salomon	Whitney G H
Caughlan	Grattan	Lee A E	Sammon	Williams
Chamberlain	Gray A B	Lee W I	Santee	Wilson
Charles	Gray F J	Lewis	Schmitt	Winters
Cohalan	Green	Lupton	Schoeneck	Wood
Colne	Gregory	Maier	Scovill	Yale
Coon	Gunderman	Matthews	Shanahan	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1278) entitled "An act to amend the County Law, in relation to cemetery trusts" (Int. No. 1051), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Hamn	Murphy	Smith J E
Allen F E	Donohue	Hapeman	Nevins	Smith Myron
Allen J G	Dowling	Harawitz	Nolan	Sprenger
Averill	Draper	Hartman	Norton	Stanley
Baldwin	Dressing	Hastings	Oglesby	Steele
Bass	Eagleton	Hoffman	Oliver	Story
Becker	Evans	Hooker	O'Neill	Surpless
Beebe	Farnan	Hubbs	Palmer G M	Thompson
Bird	Feth	Kavanagh	Palmer S J	Tompkins
Bisland	Filley	Keyes	Patton	Volk
Bohan	Fish	Knapp	Phillips	Waddell
Boshart	Foelker	Krulewitch	Pratt	Wade
Brady	Foster	Lansing	Prentice	Wainwright
Brennan	Fowler	LaFetra	Quinn	Weber
Burnett	Francis	Lee A E	Reilly	Wedemeyer
Burzynski	Fritz	Lewis	Rock	Wells
Carnochan	Gates	Lupton	Rogers	Wemple
Carrier	Grady	Maher	Salomon	West
Caughlan	Grattan	Maier	Sammon	Whitley
Chamberlain	Gray A B	Matthews	Santee	Whitney F G
Charles	Gray F J	McGuire	Schoeneck	Whitney G H
Colne	Green	Mead	Schwegler	Williams
Coon	Gregory	Merritt	Scovill	Wilson
Cowan	Gunderman	Miller	Shanahan	Wood
Cox	Hackett	Mills	Shuttleworth	Yale
Crosley	Hammond	Moreland	Smith A E	Young
Cunningham				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 581) entitled "An act to amend the Tax Law in relation to the defense of certiorari proceedings to review the assessment of a special franchise by the State Board of Tax Commissioners" (Rec. No. 192), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Miller	Smith A E
Allen F E	Cox	Hamn	Mills	Smith J E
Allen J G	Crosley	Hapeman	Moreland	Smith M F
Apgar	Cunningham	Harawitz	Murphy	Smith Myron



Averill	DeGroot	Harte	Norton	Sprenger
Baldwin	Donohue	Hartman	Oglesby	Stanley
Bass	Dowling	Harvey	Oliver	Steele
Becker	Draper	Hoffman	O'Neill	Story
Beebe	Eagleton	Hooker	Palmer G M	Surpless
Bernstein	Eckmann	Hooper	Palmer S J	Thompson
Bird	Evans	Hubbs	Patton	Volk
Bohan	Farnan	Kavanagh	Phillips	Waddell
Boshart	Filley	Keyes	Pratt	Wade
Brady	Fish	Knapp	Prentice	Wainwright
Brennan	Foelker	Krulewitch	Quinn	Weber
Burnett	Foster	Lansing	Reilly	Wells
Burns	Fowler	Lee W I	Rock	Wemple
Burzynski	Francis	Lewis	Rogers	West
Campbell	Gates	Lupton	Salomon	Whitley
Carnochan	Grady	Lynch	Sammon	Whitney F G
Carrier	Grattan	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schmitt	Williams
Chamberlain	Gray F J	Matthews	Schoeneck	Winters
Charles	Green	McGuire	Scovill	Wood
Cohalan	Gregory	Mead	Shanahan	Yale
Colne	Gunderman	Merritt	Shuttleworth	Young
Coon	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 598) entitled "An act to amend section fifty-one of the Domestic Relations Law, being chapter forty-eight of the general laws" (Rec. No. 108), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 449) entitled "An act to amend chapter one hundred and sixty-five of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the registration of all persons duly admitted and licensed to practice as attorney at law or as attorneys and counselors at law, in the courts of record of this State,' by dispensing with the necessity of publishing annually a certified copy of the official register" (Rec. No. 133), having been announced for a third reading,

On motion of Mr. Rogers, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

Mr. Moreland moved that all further proceedings under the close call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

By unanimous consent, Mr. Dowling called up the bill (No. 1054, Int. No. 876) entitled "An act in relation to walls of buildings encroaching upon any street, avenue or public place in the county of Kings," heretofore laid aside on the order of third reading.

Said bill having been announced,

Mr. Dowling moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Amend Assembly bill, No. 1054, entitled "An act in relation to walls of buildings encroaching upon any street, avenue or public place in the county of Kings," as follows:

Page 1, line 1, after the word "building" insert "which has been for more than five years and is".

Page 1, line 2, before the word "in" insert "on the easterly side of Clinton avenue between DeKalb avenue and Willoughby avenue in the borough of Brooklyn, city of New York."

Page 1, line 3, strike out the word "any" and insert "such".

Page 1, lines 5 and 6, strike out the words "the period of one year from" and insert "sixty days after".

Page 1, lines 7 and 8, strike out the words "be thereupon" and insert "shall have been".

Page 2, strike out all of line 1 after the word "Kings", insert a period and strike out all of lines 2, 3, 4 and 5.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed and the same was ordered reprinted and placed on the order of third reading.

Mr. Nevins called up the bill (No. 860, Int. No. 741), entitled "An act relating to the collection of taxes in the town of Castile in the county of Wyoming," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Nevins moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	Moreland	Smith A E
Allen F E	Cox	Hackett	Murphy	Smith J E
Allen J G	Crosley	Hammond	Nevins	Smith Myron
Apgar	Cunningham	Hamn	Nolan	Sprenger
Averill	DeGroot	Hapeman	Norton	Stanley
Baldwin	Donohue	Harawitz	Oglesby	Steffens
Bass	Dowling	Hartman	Oliver	Story
Becker	Draper	Hastings	O'Neill	Surpless
Bedell	Dressing	Hoffman	Palmer G M	Thompson
Beebe	Eagleton	Hooker	Palmer S J	Tompkins
Bernstein	Evans	Hooper	Patton	Volk
Bird	Farnan	Kavanagh	Phillips	Waddell
Bisland	Feth	Keyes	Pratt	Wainwright
Bohan	Filley	Knapp	Prentice	Weber
Boshart	Fish	Krulewitch	Quinn	Wedemeyer
Brady	Foelker	Lansing	Reilly	Wells
Brennan	Foster	LaFetra	Rock	Wemple
Burnett	Fowler	Lee A E	Rogers	West
Burns	Francis	Lee W I	Salomon	Whitney F G
Burzynski	Fritz	Lewis	Sammon	Whitney G H
Carnochan	Gates	Lupton	Santee	Williams
Carrier	Grady	Maher	Schoeneck	Wilson
Caughlan	Grattan	Maier	Schwegler	Winters
Chamberlain	Gray A B	Matthews	Scovill	Wood
Charles	Gray F J	Mead	Shanahan	Yale
Colne	Green	Miller	Shuttleworth	Young
Coon	Gregory	Mills		

Said bill having been announced,

Mr. Nevins moved that said bill be recommitted to the committee on taxation and retrenchment, with instructions to report the same forthwith amended as follows:

On page 1, line 3, after the word "county" add "except", and strike out the word "assessed".

Line 4, strike out the words "as nonresident".

On page 1, line 3, after "estate" add "reassessed on nonresident list".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Wade, from the committee on taxation and retrenchment, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate, in the words following:

IN SENATE, *March 22, 1906.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 282, Rec. No. 48), entitled "An act to amend chapter six hundred and nineteen of the laws of eighteen hundred and ninety-four, entitled 'An act to amend chapter four hundred and thirty-four of the Laws of eighteen hundred and seventy-three, entitled "An act authorizing the formation of a corporate body to be known as the Firemen's Association of the State of New York "' in relation to the amount of property said association may purchase, hold and convey."

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Smith, and by unanimous consent, the same was amended as follows:

Page 2 line 4, strike out words "purchase, hold,"; strike out all of lines 5, 6 and 7, and after word "to" in line 4, insert the following: "take and hold property of the value of three million dollars or less, or the yearly income derived from which shall be five hundred thousand dollars or less. In computing the value of such property no increase in value arising otherwise than from improvements made thereon shall be taken into account.

Said bill as amended was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

L. B. GLEASON,

*Clerk.*

Said bill having been announced,

Mr. Scovill moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Miller	Smith Myron
Allen F E	Cunningham	Harawitz	Mills	Sprenger
Allen J G	DeGroot	Harte	Moreland	Stanley
Apgar	Donohue	Hartman	Murphy	Steele
Averill	Dowling	Hastings	Nevins	Steffens
Baldwin	Draper	Hoffman	Nolan	Story
Bass	Eagleton	Hooker	Oglesby	Surpless
Becker	Eckmann	Hooper	Oliver	Thompson
Beebe	Evans	Hubbs	O'Neill	Tompkins
Bernstein	Farnan	Kavanagh	Palmer G M	Volk
Bird	Feth	Keyes	Patton	Waddell
Bisland	Filley	Knapp	Phillips	Wade
Bohan	Fish	Krulewitch	Prentice	Wainwright
Boshart	Foelker	Lansing	Quinn	Weber
Brady	Foster	LaFetra	Rock	Wedemeyer
Brennan	Fowler	Lee A E	Rogers	Wells
Burnett	Francis	Lee W I	Salomon	Wemple
Burzynski	Fritz	Lewis	Santee	West
Carnochan	Gates	Long	Schmitt	Whitley
Carrier	Grattan	Lupton	Schoeneck	Whitney F G
Caughlan	Gray F J	Lynch	Schwegler	Whitney G H
Chamberlain	Green	Maher	Scovill	Williams
Charles	Gregory	Maier	Shanahan	Wilson
Cohalan	Gunderman	Matthews	Shuttleworth	Winters
Colne	Gurnett	McGuire	Smith A E	Wood
Coon	Hammond	Mead	Smith J E	Yale
Cowan	Hamn	Merritt	Smith M F	Young
Cox				

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, as amended, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith J E
Allen F E	Crosley	Hamn	Moreland	Smith Myron
Allen J G	Cunningham	Hapeman	Murphy	Sprenger
Apgar	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpless

Bedell	Eagleton	Hooper	Palmer G M	Thompson
Beebe	Evans	Hubbs	Palmer S J	Tompkins
Bernstein	Farnan	Kavanagh	Patton	Volk
Bird	Feth	Keyes	Phillips	Waddell
Bisland	Filley	Knapp	Pratt	Wade
Bohan	Fish	Krulewitch	Prentice	Wainwright
Boshart	Foelker	Lansing	Quinn	Weber
Brady	Foster	LaFetra	Reilly	Wedemeyer
Brennan	Fowler	Lee A E	Rock	Wells
Burnett	Francis	Lee W I	Rogers	Wemple
Burns	Fritz	Lewis	Salomon	West
Burzynski	Gates	Lupton	Sammon	Whitley
Carnochan	Grady	Maher	Santee	Whitney F G
Carrier	Grattan	Maier	Schoeneck	Whitney G H
Caughlan	Gray A B	Matthews.	Schwegler	Williams
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett			

Ordered, That the Clerk return said bill to the Senate with a message that the Assembly have reconsidered their vote on the final passage of said bill, and as amended, have again passed the same.

The Senate returned the Assembly bill (No. 918, Senate reprint No. 876, Int. No. 190), entitled "An act to amend chapter five hundred and ninety-nine of the Laws of eighteen hundred and ninety-eight, entitled 'An act to incorporate the Security Assurance Company,' relative to authorizing the Security Assurance Company to change its name and increase the number of its officers and directors," with a message that they have concurred in the passage of the same with the following amendment:

Page 3, line 12, strike out the word "by" and insert the word "be".

Said bill having been announced,

Mr. Young moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Mills	Smith A E
Allen F E	Cox	Hamn	Moreland	Smith J E
Allen J G	Crosley	Hapeman	Murphy	Smith Myron
Apgar	Cunningham	Harte	Nevins	Sprenger
Baldwin	DeGroot	Hartman	Norton	Stanley
Bass	Donohue	Harvey	Oglesby	Steele
Becker	Dowling	Hastings	Oliver	Steffens
Bernstein	Draper	Hoffman	O'Neill	Story
Bird	Eagleton	Hooker	Palmer G M	Surpless
Bisland	Eckmann	Hooper	Palmer S J	Volk
Bohan	Evans	Hubbs	Patton	Waddell
Boshart	Farnan	Kavanagh	Phillips	Wade
Brady	Filley	Keyes	Pratt	Wainwright
Brennan	Fish	Krulewitch	Prentice	Weber
Burnett	Foelker	Lansing	Quinn	Wedemeyer
Burns	Foster	LaFetra	Reilly	Wells
Burzynski	Fowler	Lee A E	Rock	Wemple
Campbell	Francis	Lee W I	Rogers	West
Carnochan	Gates	Lewis	Salomon	Whitley
Carrier	Grady	Lupton	Sammon	Whitney F G
Caughlan	Grattan	Lynch	Santee	Williams
Chamberlain	Gray F J	Maher	Schmitt	Wilson
Charles	Green	McGuire	Schoeneck	Winters
Cohalan	Gunderman	Mead	Scovill	Wood
Colne	Gurnett	Merritt	Shanahan	Yale
Coon	Hackett	Miller	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 754, Senate reprint No. 842, Int. No. 192), entitled "An act to amend the Labor Law, relative to factories," with a message that they have concurred in the passage of the same with the following amendment:

Page 4, line 13, strike out the underscoring under the words "altered, repaired or finished".

Said bill having been announced,

Mr. Agnew moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mills	Smith J E
Allen F E	Cox	Hammond	Moreland	Smith M F
Allen J G	Crosley	Hamn	Murphy	Smith Myron
Apgar	Cunningham	Hapeman	Nevins	Sprenger
Averill	DeGroot	Harawitz	Norton	Stanley
Baldwin	Donohue	Harte	Oglesby	Steele
Bass	Dowling	Hartman	Oliver	Steffens
Becker	Draper	Harvey	O'Neill	Story
Beebe	Eagleton	Hoffman	Palmer G M	Surpluss
Bernstein	Eckmann	Hooker	Palmer S J	Thompson
Bird	Evans	Hooper	Patton	Volk
Bisland	Farnan	Hubbs	Phillips	Waddell
Bohan	Filley	Keyes	Pratt	Wade
Boshart	Fish	Knapp	Prentice	Wainwright
Brady	Foelker	Krulewitch	Quinn	Weber
Brennan	Foster	Lansing	Reilly	Wedemeyer
Burnett	Fowler	LaFetra	Rock	Wells
Burzynski	Francis	Lee A E	Rogers	West
Campbell	Gates	Lee W I	Salomon	Whitley
Carnochan	Grady	Lewis	Sammon	Whitney F G
Carrier	Grattan	Lupton	Santee	Whitney G H
Caughlan	Gray A B	Lynch	Schmitt	Williams
Chamberlain	Gray F J	Maher	Schoeneck	Wilson
Charles	Green	Maier	Scovill	Winters
Cohalan	Gregory	Matthews	Shanahan	Wood
Colne	Gunderman	McGuire	Shuttleworth	Yale
Coon	Gurnett	Merritt	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

Pursuant to resolution, the Senate returned the bill (No. 866, Int. No. 146) entitled "An act to amend the Greater New York charter, relative to the power of the department of taxes and assessments to remit or reduce a tax."

Said bill having been announced,

Mr. Tompkins moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hamn	Murphy	Smith Myron
Allen F E	Cox	Hapeman	Nevins	Sprenger
Allen J G	Crosley	Harawitz	Nolan	Stanley
Apgar	Cunningham	Hartman	Norton	Steele
Averill	DeGroot	Hastings	Oglesby	Steffens
Baldwin	Donohue	Hoffman	O'Neill	Story
Bass	Dowling	Hooker	Palmer G M	Surpless
Becker	Draper	Hooper	Palmer S J	Thompson
Bedell	Evans	Hubbs	Patton	Tompkins
Beebe	Farnan	Kavanagh	Phillips	Volk
Bernstein	Feth	Keyes	Pratt	Waddell
Bird	Filley	Knapp	Prentice	Wade
Bisland	Fish	Krulewitch	Quinn	Wainwright
Bohan	Foelker	Lansing	Reilly	Weber
Boshart	Fowler	LaFetra	Rock	Wedemeyer
Brady	Francis	Lee A E	Rogers	Wells
Brennan	Fritz	Lee W I	Salomon	Wemple
Burnett	Gates	Lewis	Sammon	West
Burns	Grady	Lupton	Santee	Whitley
Burzynski	Grattan	Maher	Schoeneck	Whitney F G
Carnochan	Gray A B	Maier	Schwegler	Whitney G H
Carrier	Gray F J	Matthews	Scovill	Wilson
Caughlan	Green	McGuire	Shanahan	Winters
Chamberlain	Gregory	Mead	Shuttleworth	Wood
Charles	Gunderman	Merritt	Smith A E	Yale
Colne	Hackett	Miller	Smith J E	Young
Coon	Hammond	Mills		

Said bill having been announced,

Mr. Tompkins moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

On page 2, line 4, strike out the word "other".

On page 2, line 5, strike out the "s" from the word "laws" making the word to read "law".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Steele offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly, of Assembly bill (No. 1034, Int. No. 347) entitled "An act to amend

the code of civil procedure, in relation to the verification of pleadings in the justice's court," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Wood offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 737, Int. No. 656) entitled "An act to amend the Forest, Fish and Game Law, in relation to fire wardens in certain towns in Jefferson county," for purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Cowan offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill (No. 115, Int. No. 115) entitled "An act to legalize and confirm the proceedings of the board of education and legal voters of union free school district number twenty-one, of the town of Colchester, Delaware county, relative to the levy of a tax and the issuance and sale of a certain district bond of said district be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Bedell offered for the consideration of the House a resolution, in the words following:

Resolved, (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 175, Int. No. 158) entitled "An act to release to Margaret Tracey, widow of Dennis Tracey, of all the right, title and interest of the people of the State of New York, in and to certain

real estate situate in the town of Deerpark, county of Orange and State of New York, acquired by escheat or otherwise, upon the death of said Dennis Tracey," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 28, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 577, Assembly reprint No. 1323, Rec. No. 98) entitled "An act making an appropriation for expenses of the Senate and Assembly," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,  
*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 175, Int. No. 158) entitled "An act to release to the heirs of Margaret Tracey, widow of Dennis Tracey, of all the right, title and interest of the people of the State of New York, in and to certain real estate situate in the town of Deerpark, county of Orange and State of New York, acquired by escheat or otherwise, upon the death of said Dennis Tracey," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1034, Int. No. 347) entitled "An act to amend the Code of Civil Procedure, in relation to the verification of pleadings in the

justice's court," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 737, Int. No. 656) entitled "An act to amend the Forest, Fish and Game Law, in relation to fire wardens in certain towns in Jefferson county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution returning to the Governor Assembly bill (No. 115, Int. No. 115), entitled "An act to legalize and confirm the proceedings of the board of education and legal voters of union free school district number twenty-one, of the town of Colchester, Delaware county, relative to the levy of a tax and the issuance and sale of a certain district bond of said district," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Senate bill (No. 368, Assembly reprint No. 1626, Rec. No. 91) entitled "An act to amend chapter five hundred and fifty-three of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the Supreme Court in the first judicial district and the Appellate Division thereof,' making provision for the appointment by said Appellate Division in the first department of official referees and for their compensation," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the bill (No. 871, Int. No. 469) entitled "An act to amend chapter three hundred and eighty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act to cede lands under water of Gardiner's and Peconic bays to Suffolk county, Long Island, for the cultivation of shell fish,' generally," with a message that they have concurred in the passage of the same without amendment.



Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1392, Int. No. 624) entitled "An act to amend the Tax Law in relation to reports of the State Comptroller and the payment to the State Treasurer of taxes on taxable transfers," with a message that they have concurred in the passage of the same without amendment.

Ordered; That the Clerk deliver said bill to the Governor.

A communication was received from Hon. H. M. Whitbeck, mayor of the city of Lockport, returning Assembly bill (No. 1040, Int. No. 804) entitled "An act authorizing the city of Lockport to raise money for police purposes, and for the purpose of refunding excess city and school taxes paid during the years nineteen hundred and four and nineteen hundred and five," with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Arthur P. Rohl, mayor of the city of Geneva, returning Assembly bill (No. 1057, Int. No. 879) entitled "An act to empower the city of Geneva to borrow money for the payment of certain outstanding notes and issue bonds therefor," with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 910, Int. No. 529) entitled "An act to amend the Greater New York charter, relative to cessions of streets," with a message that said mayor after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 399, Int. No. 375) entitled "An act to amend the Greater New

York charter, so as to enable the city of New York to obtain the services of a training school for nurses of the sick in connection with Bellevue and other hospitals," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, *March 28, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned Assembly bill (No. 737, Int. No. 656) entitled "An act to amend the Forest, Fish and Game Law, in relation to fire wardens in certain towns in Jefferson county."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, *March 28, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1034, Int. No. 347) entitled "An act to amend the Code of Civil Procedure, in relation to the verification of pleadings in the justice's court."

FRANK W. HIGGINS.

The privileges of the floor were extended to Hon. John L. Smith, Hon. E. A. Pearsall, Hon. Matthew T. Neville and Hon. L. W. Day.

On motion of Mr. Moreland, the House adjourned.

THURSDAY, MARCH 29, 1906.

The House met pursuant to adjournment.

Prayer by Rev. E. A. Ottman, Ancram.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

“An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled ‘An act to provide for rapid transit railways in cities of over one million inhabitants,’ generally ” (No. 915, Rec. No. 219), which was read the first time and referred to the committee on affairs of cities.

“An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three, but not issued ” (No. 941, Rec. No. 221), which was read the first time.

On motion of Mr. Fish, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on ways and means.

“An act to extend the corporate existence of the Richmond County Mutual Insurance Company ” (No. 957, Rec. No. 234), which was read the first time.

On motion of Mr. Wedemeyer, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wedemeyer, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hapeman	Mills	Smith J E
Allen F E	Cox	Harawitz	Moreland	Smith M F
Allen J G	Crosley	Harte	Murphy	Smith Myron
Apgar	Cunningham	Harvey	Norton	Sprenger
Averill	Donohue	Hastings	Oglesby	Stanley
Baldwin	Dowling	Hoffman	Oliver	Stelle
Bass	Draper	Hooker	O'Neill	Steffens
Becker	Eagleton	Hooper	Palmer G M	Story
Beebe	Eckmann	Hubbs	Palmer S J	Surpless
Bernstein	Farnan	Kavanagh	Patton	Thompson
Bird	Filley	Keyes	Phillips	Volk
Bisland	Fish	Knapp	Pratt	Waddell
Bohan	Foelker	Lansing	Prentice	Wade
Boshart	Foster	LaFetra	Quinn	Weber
Brady	Francis	Lee A E	Reilly	Wedemeyer
Brennan	Gates	Lee W I	Rock	Wells
Burnett	Grady	Lewis	Rogers	Wemple
Burns	Grattan	Lupton	Salomon	West
Burzynski	Gray A B	Lynch	Sammon	Whitley
Carnochan	Gray F J	Maher	Santee	Whitney F G
Carrier	Green	Maier	Schmitt	Whitney G H
Caughlan	Gregory	Matthews	Schoeneck	Williams
Chamberlain	Gunderman	McGuire	Scovill	Winters
Charles	Gurnett	Mead	Shanahan	Wood
Cohalan	Hackett	Merritt	Shuttleworth	Yale
Colne	Hammond	Miller	Smith A E	Young
Coon	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Bohan introduced a bill entitled "An act for the relief of Thomas Conley" (Int. No. 1360), which was read the first time and referred to the committee on commerce and navigation.

Mr. Campbell introduced a bill entitled "An act to amend the Public Health Law, relative to ventilation of underground passages used in transporting freight and passengers" (Int. No. 1361), which was read the first time and referred to the committee on public health.

Mr. Gates introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Daniel L. Mott and Joseph Kemper doing business under the name of Mott and Kemper, against the State for damages alleged to have been sustained by them in connection with certain highway improvements and to render judgment



therefor" (Int. No. 1362), which was read the first time and referred to the committee on claims.

Mr. Kavanagh introduced a bill entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain assessments affecting property in the city of New York and directing the Comptroller to mark such assessments accordingly" (Int. No. 1363), which was read the first time and referred to the committee on affairs of cities.

Mr. LaFetra introduced a bill entitled "An act to amend section four hundred and sixty-nine of the Greater New York charter, and to insert a new section therein to be known as section five hundred and thirty-one-a, in relation to the sprinkling, flushing and sanding of streets in the city of New York" (Int. No. 1364), which was read the first time and referred to the committee on affairs of cities.

Mr. Sammon introduced a bill entitled "An act creating a new section of the Penal Code to be known as section three hundred and eighty-six-a" (Int. No. 1365), which was read the first time and referred to the committee on codes.

Mr. Shanahan introduced a bill entitled "An act to amend section three hundred and eight of the Code of Criminal Procedure in relation to compensation of counsel assigned by the court" (Int. No. 1366), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Greater New York charter, being chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven, as amended, relative to the compulsory retirement upon a pension of members of the police force for disability" (Int. No. 1367), which was read the first time and referred to the committee on affairs of cities.

Mr. Story introduced a bill entitled "An act to amend the Code of Civil Procedure, relative to removal of tenants in the city of New York" (Int. No. 1368), which was read the first time and referred to the committee on codes.

Mr. Wainwright introduced a bill entitled "An act to define, limit and declare the first judicial district of the State of New

York" (Int. No. 1369), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend chapter four hundred and thirteen of the Laws of eighteen hundred and ninety-seven, entitled 'An act relating to State finance, constituting chapter ten of the general laws, and known as the State Finance Law,' as amended by chapter three hundred and sixty of the Laws of eighteen hundred and ninety-eight in reference to the supervision of existing loan office mortgages" (Int. No. 1370), which was read the first time and referred to the committee on ways and means.

Also, "An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses and purposes of the fire department of said city" (Int. No. 1371), which was read the first time and referred to the committee on affairs of cities.

Mr. G. H. Whitney introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of George Devitt, Patrick Mulheron, George E. Manville and Hiram Wood against the State for damages alleged to have been sustained by them, their grantors and assigns and to render judgment therefor" (Int. No. 1372), which was read the first time and referred to the committee on claims.

Mr. Williams introduced a bill entitled "An act to amend the Code of Criminal Procedure relative to jurisdiction of courts of special sessions" (Int. No. 1373), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Penal Code, relative to prohibiting the manufacture and sale of firecrackers containing dynamite or other high explosives and prohibiting the manufacture and sale of toy pistols or other toy devices for the discharge of explosives" (Int. No. 1374), which was read the first time and referred to the committee on codes.

Mr. Winters introduced a bill entitled "An act to limit the time during which actions may be brought for the removal of, or for damages by reason of, encroachments upon the streets, avenues, highways and public places of the State of New York"

(Int. No. 1375), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend section ten of chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven as amended by chapter thirty-one of the Laws of eighteen hundred and seventy-seven providing for the exemption of cemetery property" (Int. No. 1376), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Apgar introduced a bill entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T. Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester" (Int. No. 1379), which was read the first time and referred to the committee on ways and means.

Mr. Beebe introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to constables' fees" (Int. No. 1380), which was read the first time and referred to the committee on codes.

Mr. Bernstein introduced a bill entitled "An act to amend section eleven hundred and sixty-six of the Civil Code relating to persons drawn to form jury" (Int. No. 1381), which was read the first time and referred to the committee on codes.

Mr. Bohan introduced a bill entitled "An act to amend section forty-eight of the Greater New York charter relating to the board of aldermen acting upon bond issues" (Int. No. 1382), which was read the first time and referred to the committee on affairs of cities.

Mr. Cohalan introduced a bill entitled "An act to amend section nine hundred and seventy-two of the Greater New York charter, as reenacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one relative to the nonopening of streets through educational institutions in the City of New York" (Int.

No. 1383), which was read the first time and referred to the committee on affairs of cities.

Mr. Grady (by request) introduced a bill entitled "An act to amend the Penal Code, in relation to the playing of baseball by amateurs on Sunday in certain cities" (Int. No. 1384), which was read the first time and referred to the committee on codes.

Mr. Wade introduced a bill entitled "An act to amend section five hundred and nineteen of the Code of Criminal Procedure in relation to the jurisdiction of the Court of Appeals and to confer certain jurisdiction upon such court" (Int. No. 1385), which was read the first time and referred to the committee on codes.

Also, "An act to amend section five hundred and thirty-two of the Code of Criminal Procedure in relation to transmitting papers on appeal to the appellate court" (Int. No. 1386), which was read the first time and referred to the committee on codes.

Mr. G. H. Whitney introduced a bill entitled "An act to amend chapter five hundred and ninety-eight of the Laws of eighteen hundred and ninety-two, entitled 'An act to provide for reporting the decisions of the inferior courts of record of the State of New York'" (Int. No. 1387), which was read the first time and referred to the committee on ways and means.

Mr. Gates introduced a bill entitled "An act to abolish the toll-gate on North Genesee street in the city of Utica, Oneida county, New York" (Int. No. 1388), which was read the first time and referred to the committee on affairs of cities.

Mr. Wells introduced a bill entitled "An act to amend chapter thirty-five of the general laws, known as the General Corporation Law" (Int. No. 1389), which was read the first time and referred to the committee on general laws.

Mr. J. G. Allen introduced a bill entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water,"' in relation to rents, rates and penalties and duties of the water commissioners" (Int. No. 1390), which



was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. LaFetra introduced a bill entitled "An act to amend the Greater New York charter by adding thereto at the end of chapter eighteen a new chapter to be known as chapter eighteen-a, in relation to the creation of a new bureau to control the operation of steam boilers in the city of New York" (Int. No. 1391), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Wedemeyer introduced a bill entitled "An act to amend the Civil Service Law relative to placing certain clerks appointed by the coroners of the city of New York in the exempt class" (Int. No. 1392), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, Mr. Harawitz introduced a bill entitled "An act to provide against the evils resulting from the traffic in certain drugs, and to regulate the sale thereof" (Int. No. 1393), which was read the first time and referred to the committee on public health.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Evans (No. 239, Int. No. 239), entitled "An act making an appropriation to the Central New York Institution for Deaf Mutes, at Rome, to enable it to extinguish its debt incurred for the support and education of its deaf and dumb pupils and for the paving of the street fronting its property."

Also, Assembly bill introduced by Mr. Burnett (No. 264, Int. No. 245), entitled "An act to provide additional buildings at the New York Agricultural Experiment Station, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Moreland (No. 1589, Int. No. 1237), entitled "An act to amend sections twenty-six, twenty-seven and one hundred and forty-three of the Canal Law, relative to superintendents of repairs and drafts of money by the superintendent of public works for the payment of contracts."

Also, Assembly bill introduced by Mr. Dowling (No. 1713, Int.

No. 1308), entitled "An act to release to Michael Watters, Mary Watters, Mary Fleming the second, Thomas Fleming, Margaret Fleming, Annie Jones and Elizabeth Fleming, all the right, title and interest of the people of the State of New York, in and to certain real estate in the borough of Brooklyn, county of Kings, city of New York, acquired by escheat or forfeiture upon the deaths of Henry Fleming and Mary Fleming."

Also, Assembly bill introduced by Mr. Patton (No. 1617, Int. No. 1261), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to the city of Albany lands under water of the Albany basin."

Also, Assembly bill introduced by Mr. Moreland (No. 1506, Int. No. 1206), entitled "An act to reappropriate the unexpended balance of an appropriation made by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, to establish a State College of Agriculture at Cornell University."

Also, Assembly bill introduced by Mr. Wainwright (No. 1113, Int. No. 707), entitled "An act to amend chapter one hundred and seventy of the Laws of nineteen hundred, entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park and thereby to preserve the scenery of the Palisades' relating to the extension of said park."

Also, Assembly bill introduced by Mr. Dowling (No. 280, Int. No. 248), entitled "An act to provide for the erection of a suitable monument in commemoration of the soldiers of the Tenth Regiment New York State Volunteers Infantry, (National Zouaves) who were engaged in the battle of Second Bull Run or Manassas Plains, State of Virginia, August thirtieth, eighteen hundred and sixty-two, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Cunningham (No. 1236, Int. No. 1019), entitled "An act to provide for a State Board of Managers of Reformatories, and to vest in said board the management of the State Reformatory at Elmira and the State Reformatory at Napanoch, and to provide for their management and the transfer of inmates."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Warnick (No. 487, Rec. No. 166), entitled "An act to reappropriate money for the construction of an armory in the city of Gloversville, as provided for by chapters seven hundred and twenty-nine of the Laws of nineteen hundred and four and five hundred and seventy of the Laws of nineteen hundred and three."

Also, Senate bill introduced by Mr. Davis (No. 486, Rec. No. 176), entitled "An act to reappropriate money for the erection of an armory in the city of Buffalo for the use of the Sixty-fifth Regiment, National Guard, as provided by chapter two hundred and fifty-six of the Laws of nineteen hundred."

Also, Senate bill introduced by Mr. Cassidy (No. 185, Rec. No. 83), entitled "An act to provide for acquiring the land, known as the Watkins Glen, in Schuyler county, and making an appropriation therefor."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Hartman (No. 1501, Int. No. 1201), entitled "An act to amend the Code of Civil Procedure in relation to regulating the removal or locking of gas meters and suspension of gas service."

Also, Assembly bill introduced by Mr. Wedemeyer (No. 1706, Int. No. 1298), entitled "An act to amend section thirty-three hundred and twelve of the Code of Civil Procedure, relative to compensation of deputy sheriffs attending courts in the county of Richmond."

Also, Assembly bill introduced by Mr. Phillips (No. 1754, Int. No. 1324), entitled "An act to amend the Code of Civil Procedure, in relation to the voluntary dissolution of a corporation."

Reported in favor of the passage of the same without amend-

ment, which report was agreed to and said bill placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was recommended Assembly bill introduced by Mr. Merritt (No. 1686, Int. No. 1062), entitled "An act to amend the Code of Civil Procedure in relation to the Court of Claims."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill (No. 981, Int. No. 820) introduced by Mr. Dowling, entitled "An act to amend the Code of Civil Procedure, relative to fixing costs and allowances in surrogate's courts and the amount thereof," reported in favor of the passage of the same with the following amendment:

On page 2, after line 10 add "§ 2. This act shall take effect September first, nineteen hundred and six."

J. S. PHILLIPS,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Wainwright (No. 1192, Int. No. 986), entitled "An act to amend the Code of Civil Procedure with reference to proceedings before trial in counties in which Supreme Court commissioners have been appointed by adding thereto a new section to be known as section seven hundred and twenty-a," reported the same with the following amendments:

Amend the said bill by striking out on page 1, line 9, the words: "and before the case is placed upon the calendar,"; and on page 2, in line 17, by inserting after the word "shall" the words: "from time to time", and after the word "report", where it occurs the second time in said line, the words "or reports"; and in line 20 strike out after the word "affirm" the word "the" and insert in place thereof the words "such a"; and by striking out of line 21 all of said line except the last word in the said line and inserting before the same the word "any"; and on page 3, line 3, after the word "confirmed" strike out the period and in-



sert the following: “, unless the court shall by order otherwise direct.”; and in line 7, on page 3, before the word “preliminary” insert the words “or other”.

On page 3, line 24, strike out “immediately” and insert “September first, nineteen hundred and six.”

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Wainwright (No. 1190, Int. No. 984), entitled “An act to amend the Code of Civil Procedure with reference to sham answers and defenses,” reported the same with the following amendments:

On page 1, line 6, of said bill, restore period after the word “just”; strike out the words “in all actions” in said line and insert in place thereof the words “In an action”; and in line 10, after the word “property” place a comma, and strike out the word “When” in said line and write in place thereof the word “when”; in line 7, after the word “delivered” strike out the semicolon and insert in place thereof a comma; in line 7, after the word “loaned”, in line 8, after the word “exchange”, and in line 9, after the word “contract”, strike out the semicolons and insert in place thereof commas.

On page 2, line 1, strike out the words “a court of record” and write in place thereof the words “the supreme court”; and in line 3, on said page strike out the word “five” and write the word “six”; in line 6, strike out the words “designated to hear and report upon motions”, and in line 7, strike out the word “such” and write in place thereof the word “each”; and in line 8, after the word “defense” insert the words “set out in the answer”; and in line 10 before the word “defense” insert the word “a”, and after the word “defense” the word “therein”.

On page 3, line 23, strike out the word “immediately” and insert September first, nineteen hundred and six.”

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Wainwright (No. 1191, Int. No. 985), entitled “An act to amend the Code of Civil Procedure with reference to the taking of depositions by Supreme Court commissioners in counties in which such commissioners

have been appointed," reported the same with the following amendments:

On page 3, line 11, strike out the words "a summons" and insert the words "an order".

On page 4, strike out all of lines 12, 13, 14, 15 and 16.

On page 4, line 17, strike out the word "immediately" and add "September first, nineteen hundred and six".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Phillips, from the committee on codes, to which was referred Senate bill introduced by committee on codes (No. 703, Rec. No. 145), entitled "An act to amend section thirty-two hundred and thirty of the Code of Civil Procedure, relating to costs in an action," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Wainwright, from the committee on banks, to which was referred Assembly bill introduced by Mr. Lupton (No. 1124, Int. No. 928), entitled "An act to amend the Banking Law, in relation to the amount which a bank or trust company may loan to any person, company, corporation or firm," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Assembly bill introduced by Mr. G. H. Whitney (No. 1473, Int. No. 1178), entitled "An act to amend the Public Health Law in relation to the practice of dentistry by defining practice of dentistry and providing for examinations and the correction of the registers of dentists kept by the Regents and county clerks," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Senate bill introduced by Mr. Tully (No. 657, Rec. No. 138), entitled "An act to amend the Public Health Law,

in relation to the approval of the State Commissioner of Health of the construction or extension of systems of potable water supply," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Assembly bill (No. 1557, Int. No. 1220), introduced by Mr. Hastings, entitled "An act to amend the Public Health Law, in relation to pharmacists," reported in favor of the passage of the same with the following amendments:

On page 2, line 3, strike out the words "one dollar" and insert in same place the words "five dollars".

On page 2, line 6, strike out the word "immediately" and insert in same place the words "September first, nineteen hundred and six".

GEO. H. WHITNEY,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. F. G. Whitney, from the committee on excise, to which was recommitted Assembly bill introduced by Mr. Brennan (No. 1667, Int. No. 587), entitled "An act to amend the Liquor Tax Law, in relation to arrests and to restricting licenses in cities having a population of one million five hundred thousand inhabitants," reported the same with the following amendments:

Page 2, line 3, strike out "a" and insert "the".

Page 2, line 3, strike out all after the word "city" and all of line 4.

Page 2, line 5, strike out the words "thousand or more" and insert "of New York", after the word "any" strike out "new", after the word "tax" strike out "certificate" and insert "certificates in excess of the total number issued and extant".

Page 2, line 6, strike out the word "and", all of lines 7 and 8, and all of line 9 down to and including the word "six".

Page 2, line 24, insert after "3" the following: "Local option in Assembly districts.—To ascertain the will of the qualified electors of each assembly district in the city of New York, at the election held on the Tuesday succeeding the first Monday in No-

vember, in the year nineteen hundred and six, and every five years thereafter, the following proposition shall be submitted and voted upon by such electors, viz: Shall ”.

Page 2, line 24, strike out the word “ may ” and insert “ be permitted to ”.

Page 3, line 1, after the word “ liquors ” insert an interrogation point, strike out the rest of line and all of lines 2, 3, and 4.

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Mead, from the committee on charitable and religious societies, to which was referred Assembly bill introduced by Mr. Yates (No. 1526, Int. No. 1155), entitled “An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled ‘An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled “An act to incorporate the firemen of the city of Utica as a benevolent association,” ’ as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight.”

Also, Assembly bill introduced by Mr. Mead (No. 1491, Int. No. 1191), entitled “An act to incorporate the trustees of the William Croswell Doane Fund for Christian Work in the Diocese of Albany.”

Also, Assembly bill introduced by Mr. Stanley (No. 1275, Int. No. 1048), entitled “An act to change and amend the charter of the Woman’s Foreign Missionary Society of the Methodist Episcopal Church.”

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Mead, from the committee on charitable and religious societies, to which was referred Assembly bill (No. 1615, Int. No. 1259) introduced by Mr. Nevins, entitled “An act to authorize Saint John’s Church, Mount Morris, New York, to set apart certain funds as a permanent endowment fund and to restrict the



use and investment thereof," reported in favor of the passage of the same with the following amendment:

On page 2, line 4, strike out the words "heretofore or".

CHAS. MEAD,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Mead, from the committee on charitable and religious societies, to which was referred Senate bill introduced by Mr. Cooper (No. 692, Rec. No. 175), entitled "An act to change the name of the Prospect Park Presbyterian Church of Brooklyn, New York, to the Parkside Church, Presbyterian, of Brooklyn, New York."

Also, Senate bill introduced by Mr. Saxe (No. 849, Rec. No. 206), entitled "An act to amend chapter one hundred and seventy-five of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the charter of the Missionary Society of the Methodist Episcopal Church.'"

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill No. 932, Rec. No. 220 and Assembly bill No. 1726, Int. No. 811, entitled "An act providing for the election of directors in mutual life insurance corporations," reported that they have compared the same and find that they are identical, which report was agreed to and said Senate bill was ordered substituted for said Assembly bill and placed on the order of third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introductory by Mr. Murphy (No. 354, Int. No. 320), entitled "An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the elections, constituting chapter six of the general laws,' relating to recounting and recanvassing the votes and

judicial investigation of ballots cast at elections heretofore and hereafter held."

Also, the bill introduced by Mr. Harte (No. 1725, Int. No. 734), entitled "An act regulating the rates of ferriage for foot passengers on the Astoria ferry, in the city of New York, and the Tenth and Twenty-third street ferries in the borough of Manhattan, and Greenpoint avenue, in the borough of Brooklyn."

Also, the bill introduced by Mr. Prentice (No. 1320, Int. No. 552), entitled "An act to amend 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws.'"

Also, the bill introduced by Mr. Phillips (No. 1730, Int. No. 1124), entitled "An act to amend the Village Law, in relation to the qualification of voters."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Hammond (No. 1736, Int. No. 1121), entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' relative to the audit of claims against the city," reported the same with the following recommendations:

Page 1, line 4, add at end of line "to read as", and strike out period after "amended".

Page 2, line 24, strike out comma after "claim".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following as correctly printed or engrossed:

"An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the elections, constituting chapter six of the general laws,' relating to recounting and recanvassing the votes and judicial

investigation of ballots cast at elections heretofore and hereafter held." (No. 354, Int. No. 320.)

"An act to amend the Village Law, in relation to pavements." (No. 1681, Int. No. 918.)

"An act to amend the Greater New York charter relative to the department of correction." (No. 1739, Int. No. 1096.)

"An act to amend chapter six hundred and seventy-eight of the Laws of nineteen hundred and four, entitled 'An act to extend the time of the Bennington and Hoosick Valley Railway Company to commence the construction of all its extensions, to finish all the extensions of its said road, and to put all of the same in operation,' by further extension of time." (No. 1662, Int. No. 249.)

"An act to amend chapter five hundred and seventeen of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the paving or macadamizing of streets, avenues, highways and public places in the village of Port Chester, Westchester county, and to provide for the payment of the expense of the same.'" (No. 1683, Int. No. 982.)

"An act making appropriations for the State charitable institutions, the New York State School for the Blind, and the Elmira Reformatory." (No. 1728, Int. No. 957.)

"An act to amend the Forest, Fish and Game Law relative to close season for Wilson, (called English snipe), yellow legs, and jacksnipe in the counties of Chautauqua, Cattaraugus, Erie and Oneida." (No. 1729, Int. No. 959.)

"An act to amend section six hundred and eighty-eight of the Code of Civil Procedure, relative to the undertaking to be given for discharging attachments." (No. 1694, Int. No. 1231.)

"An act to provide for the laying out of a public park or playground in the city of New York, between Thirty-fourth and Forty-fourth streets and west of Tenth avenue." (No. 1740, Int. No. 224.)

"An act to legalize the official acts of certain justices of the peace and authorizing them to execute and file official bonds and official oaths and certificate." (No. 1690, Int. No. 1154.)

"An act in relation to corporations other than stock corporations." (No. 1688, Int. No. 1113.)

"An act to amend the Village Law, relative to driving on sidewalks." (No. 1664, Int. No. 478.)

"An act to amend the Code of Civil Procedure relating to actions on judgments." (No. 1692, Int. No. 1204.)

"An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation." (No. 1669, Int. No. 602.)

"An act to amend section six hundred and eighty-seven of the Code of Civil Procedure, relative to discharging attachments." (No. 1674, Int. No. 794.)

"An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthorized offers for sale of and unauthorized applications for loans upon real property." (No. 1670, Int. No. 603.)

"An act to amend the Penal Code in relation to unlawful exclusion of persons from theatres or places of amusement." (No. 1695, Int. No. 1232.)

"An act to amend the Highway Law, in relation to highway accounts and reports of highway receipts and expenditures to the State Engineer." (No. 1687, Int. No. 1070.)

"An act to establish a State School of Agriculture at Saint Lawrence University, and making an appropriation therefor." (No. 1676, Int. No. 841.)

"An act to authorize and provide for the erection and maintenance of an additional public hospital in the city of New York." (No. 1738, Int. No. 912.)

"An act to amend chapter two hundred and twelve of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the city of Ithaca,' relative to taxes and assessments." (No. 409, Int. No. 385.)

Mr. Moreland moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.



By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	Cunningham	Gurnett	Matthews	Smith A E
Allen F E	DeGroot	Hackett	McGuire	Smith J E
Allen J G	Donohue	Hammond	Mead	Smith Myron
Averill	Dowling	Hamn	Merritt	Sprengr
Baldwin	Draper	Hapeman	Miller	Stanley
Bass	Dressing	Harawitz	Mills	Steele
Becker	Eckmann	Hartman	Moreland	Steffens
Bernstein	Evans	Harvey	Murphy	Surpless
Bird	Farnan	Hastings	Nevins	Tompkins
Boshart	Feth	Hoffman	Nolan	Volk
Brady	Filley	Hooker	Norton	Waddell
Brennan	Fish	Hooper	Oglesby	Wade
Burnett	Foelker	Hubbs	O'Neill	Weber
Burns	Foster	Kavanagh	Palmer G M	Wedemeyer
Campbell	Fowler	Keyes	Palmer S J	Wells
Carrier	Francis	Lansing	Patton	Wemple
Caughlan	Fritz	LaFetra	Phillips	Whitley
Chamberlain	Gates	Lee A E	Quinn	Whitney F G
Charles	Grady	Lewis	Rock	Whitney G H
Cohalan	Grattan	Long	Rogers	Williams
Colne	Gray A B	Lupton	Santee	Wilson
Coon	Gray F J	Lynch	Schoeneck	Winters
Cowan	Green	Maher	Scovill	Wood
Cox	Gregory	Maier	Shuttleworth	Young
Crosley	Gundermann			

Mr. Grattan moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Grattan moved to take from the table his resolution in relation to the failure of John Voohis, president of the board of elections of the city of New York, to obey the subpoena of the committee on privileges and elections, offered March 22.

Mr. Speaker put the question whether the House would agree to said motion to take from the table, and it was decided in the affirmative.

Said resolution having been announced, debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

AYES 100

NOES 13

Those who voted in the affirmative were:

Agnew	DeGroot	Gunderman	McGuire	Smith Myron
Allen F E	Donohue	Gurnett	Mead	Sprengr
Allen J G	Dowling	Hammond	Merritt	Stanley
Averill	Draper	Hamn	Miller	Steele

Bass	Eckmann	Harte	Mills	Steffens
Becker	Evans	Hartman	Moreland	Surpless
Bernstein	Farnan	Hastings	Murphy	Volk
Boshart	Feth	Hoffman	Nevins	Waddell
Brennan	Fillely	Hooker	Nolan	Wade
Burnett	Fish	Hooper	Oglesby	Wainwright
Campbell	Foelker	Hubbs	O'Neill	Weber
Chamberlain	Foster	Kavanagh	Palmer S J	Wemple
Charles	Fowler	Keyes	Patton	Whitley
Cohalan	Francis	Knapp	Phillips	Whitney F G
Colne	Gates	Lansing	Rock	Whitney G H
Coon	Grattan	Lewis	Rogers	Williams
Cowan	Gray A B	Long	Santee	Wilson
Cox	Gray F J	Lupton	Schoeneck	Winters
Crosley	Green	Maher	Scovill	Wood
Cunningham	Gregory	Maier	Smith J E	Young

Those who voted in the negative were:

Bird	Caughlan	LaFetra	Palmer G M	Smith A E
Bohan	Dressing	Lynch	Reilly	Tompkins
Burzynski	Hackett	Oliver		

The bill (No. 1093) entitled "An act to amend the Greater New York charter, relative to the police department" (Int. No. 902), having been announced for a third reading,

On motion of Mr. Stanley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1580) entitled "An act to make the office of sheriff of the county of Queens a salaried office and regulating the management of said office" (Int. No. 1054), having been announced for a third reading,

Mr. Wells moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Page 2, line 5, strike out all of lines 5 and 6.

Page 2, line 8, after the word "seven" insert as follows: "and until fixed by the board of estimate and apportionment and the board of aldermen of the city of New York as provided by the Greater New York charter."

Mr. Wells moved that said bill with pending amendments be recommitted to the committee on internal affairs.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1625) entitled "An act to amend the Insanity Law, relative to the support and maintenance of patients in

State hospitals" (Int. No. 1005), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 1

Those who voted in the affirmative were:

Agnew	Cowan	Harawitz	Mills	Smith M F
Allen F E	Cox	Harte	Moreland	Sprenger
Allen J G	Crosley	Hartman	Murphy	Stanley
Averill	Cunningham	Harvey	Nevins	Steele
Baldwin	Donohue	Hastings	Norton	Steffens
Bass	Dowling	Hoffman	Oglesby	Story
Becker	Draper	Hooker	Oliver	Surpless
Beebe	Eagleton	Hooper	O'Neill	Thompson
Bernstein	Eckmann	Hubbs	Palmer G M	Volk
Bird	Evans	Kavanagh	Patton	Waddell
Bohan	Filley	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Quinn	Weber
Brennan	Fowler	Lansing	Reilly	Wedemeyer
Burnett	Francis	LaFetra	Rock	Wells
Burns	Gates	Lee A E	Rogers	Wemple
Burzynski	Grady	Lewis	Salomon	West
Campbell	Grattan	Lupton	Sammon	Whitley
Carnochan	Gray A B	Lynch	Santee	Whitney F G
Carrier	Gray F J	Maher	Schmitt	Whitney G H
Caughlan	Gregory	Maier	Scovill	Williams
Chamberlain	Gunderman	Matthews	Shanahan	Wilson
Charles	Gurnett	McGuire	Shuttleworth	Wood
Cohalan	Hammond	Mead	Smith A E	Yale
Colne	Hamm	Merritt	Smith J E	Young
Coon	Hapeman			

In the negative:

Fish

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1600) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to sections one and two of article fourteen of the Constitution, relating to the adoption of constitutional amendments or a Constitution by the people" (Int. No. 585), having been announced for a third reading,

Debate was had thereon, when

Mr. Moreland moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 25

Those who voted in the affirmative were:

Agnew	Cowan	Green	Mills	Steffens
Allen F E	Cox	Gregory	Moreland	Surpluss
Allen J G	Crosley	Gunderman	Murphy	Tompkins
Averill	Cunningham	Hammond	Nevins	Volk
Baldwin	DeGroot	Hamn	O'Neill	Wade
Bass	Dowling	Harte	Palmer S J	Wainwright
Becker	Draper	Hartman	Patton	Weber
Beebe	Eckmann	Hastings	Phillips	Wells
Bird	Evans	Hoffman	Rogers	Wemple
Boshart	Farnan	Hooker	Santee	West
Brennan	Filley	Hubbs	Schoeneck	Whitley
Burnett	Fish	Keyes	Scovill	Whitney F G
Burzynski	Foelker	Lansing	Shanahan	Whitney G H
Carnochan	Foster	Lewis	Smith J E	Williams
Carrier	Fowler	Lupton	Smith Myron	Wilson
Chamberlain	Francis	Maher	Sprenger	Winters
Charles	Grady	Maier	Stanley	Wood
Cohalan	Gray A B	Mead	Steele	Young
Coon	Gray F J	Miller		

Those who voted in the negative were:

Bernstein	Donohue	Harvey	McGuire	Reilly
Bohan	Eagleton	Hooper	Merritt	Rock
Campbell	Gates	Kavanagh	Nolan	Smith A E
Caughlan	Hackett	LaFetra	Oliver	Thompson
Colne	Harawitz	Lee A E	Palmer G M	Wedemeyer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1524) entitled "An act to amend the Consolidated School Law, in relation to the apportionment of State school moneys" (Int. No. 363), was read the third time, having been



printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Smith A E
Allen F E	Crosley	Hammond	Moreland	Smith J E
Allen J G	Cunningham	Hamn	Murphy	Smith Myron
Averill	DeGroot	Hapeman	Nevins	Sprenger
Baldwin	Donohue	Harawitz	Nolan	Steele
Bass	Dowling	Hastings	Norton	Steffens
Becker	Draper	Hoffman	Oglesby	Story
Bedell	Dressing	Hooker	Oliver	Surpluss
Bernstein	Eagleton	Hooper	O'Neill	Thompson
Bird	Evans	Hubbs	Palmer G M	Tompkins
Bisland	Farnan	Kavanagh	Palmer S J	Volk
Bohan	Feth	Keyes	Patton	Wade
Boshart	Filley	Knapp	Phillips	Wainwright
Brady	Fish	Krulewitch	Pratt	Weber
Brennan	Foelker	Lansing	Prentice	Wedemeyer
Burnett	Foster	LaFetra	Quinn	Wells
Burns	Fowler	Lee A E	Reilly	Wemple
Burzynski	Francis	Lee W I	Rock	West
Carnochan	Fritz	Lewis	Rogers	Whitley
Carrier	Gates	Lupton	Salomon	Whitney F G
Caughlan	Grady	Maher	Sammon	Whitney G H
Chamberlain	Grattan	Matthews	Santee	Williams
Charles	Gray A B	McGuire	Schoeneck	Winters
Colne	Green	Mead	Scovill	Wood
Coon	Gregory	Merritt	Shanahan	Yale
Cowan	Gunderman	Miller	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1476) entitled "An act to authorize the city of Auburn to issue bonds to provide for the constructing and equipping of a new grammar school and an addition to the high school, and enlarging their premises and for improving other school buildings" (Int. No. 1181), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mead	Smith J E
Allen F E	Cox	Hammond	Merritt	Smith M F
Allen J G	Crosley	Hamn	Miller	Smith Myron
Apgar	Cunningham	Hapeman	Moreland	Sprenger
Averill	DeGroot	Harawitz	Murphy	Stanley
Baldwin	Donohue	Harte	Nevins	Steele
Bass	Dowling	Hartman	Norton	Steffens
Becker	Draper	Harvey	Oglesby	Story
Beebe	Eagleton	Hastings	Oliver	Surpless
Bernstein	Eckmann	Hoffman	O'Neill	Volk
Bird	Evans	Hubbs	Palmer G M	Waddell
Bisland	Farnan	Kavanagh	Palmer S J	Wade
Bohan	Fish	Keyes	Patton	Wainwright
Boshart	Foelker	Knapp	Phillips	Weber
Brady	Foster	Krulewitch	Prentice	Wedemeyer
Brennan	Fowler	Lansing	Quinn	Wells
Burnett	Francis	LaFetra	Reilly	Wemple
Burns	Gates	Lee A E	Salomon	Whitley
Burzynski	Grady	Lee W I	Sammon	Whitney F G
Carrier	Grattan	Lewis	Santee	Whitney G H
Caughlan	Gray A B	Lupton	Schmitt	Williams
Chamberlain	Gray F J	Lynch	Schoeneck	Wilson
Charles	Green	Maher	Scovill	Winters
Cohalan	Gregory	Maier	Shanahan	Wood
Colne	Gunderman	Matthews	Shuttleworth	Yale
Coon	Gurnett	McGuire	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1326) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' and the acts supplementary thereto and amendatory thereof, in relation to interest on the compensation and damages allowed to land owners" (Int. No. 623), was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Gunderman	Miller	Smith J E
Allen F E	Cowan	Hackett	Mills	Smith Myron
Allen J G	Crosley	Hammond	Moreland	Sprenger
Apgar	Cunningham	Hamn	Murphy	Stanley
Averill	DeGroot	Hapeman	Nolan	Steele
Baldwin	Donohue	Harawitz	Norton	Steffens
Bass	Dowling	Hartman	O'Neill	Story
Becker	Draper	Hastings	Palmer G M	Surpless
Bedell	Dressing	Hoffman	Palmer S J	Volk
Beebe	Eagleton	Hooker	Patton	Waddell
Bernstein	Evans	Hooper	Phillips	Wade
Bird	Farnan	Hubbs	Pratt	Wainwright
Bisland	Filley	Kavanagh	Prentice	Weber
Bohan	Fish	Keyes	Quinn	Wedemeyer
Boshart	Foelker	Knapp	Reilly	Wells
Brady	Foster	Krulewitch	Rock	Wemple
Brennan	Fowler	Lansing	Rogers	West
Burnett	Francis	LaFetra	Salomon	Whitley
Burns	Fritz	Lee A E	Sammon	Whitney F G
Burzynski	Gates	Lee W I	Santee	Whitney G H
Carnochan	Grady	Lewis	Schoeneck	Williams
Carrier	Grattan	Lupton	Schwegler	Wilson
Caughlan	Gray A B	Maher	Seovill	Winters
Chamberlain	Gray F J	McGuire	Shanahan	Wood
Charles	Green	Mead	Shuttleworth	Yale
Colne	Gregory	Merritt	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the Senate bill (No. 614, Rec. No. 194) entitled "An act to amend the Code of Civil Procedure relative to inventories and accounts of committees of incompetent persons confined in State hospitals."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Merritt, said bill was referred to the committee on revision, to compare with the Assembly bill No. 1220, Int. No. 1003, same title and subject now on the order of third reading, and report if the same are identical and if found identical that said Senate bill be substituted for said Assembly bill.

The bill (No. 1220) entitled "An act to amend the Code of Civil Procedure relative to inventories and accounts of committees of incompetent persons confined in State hospitals" (Int. No. 1003), having been announced for a third reading,

On motion of Mr. Merritt, said bill was recommitted to the committee on revision, retaining its place on the order of third reading,

The bill (No. 297) entitled "An act for the relief of Richard Davis, a volunteer fireman, for injuries received while a member of Richmond Hook and Ladder Company Number Four, a volunteer fire company of the city of New York" (Int. No. 297), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Mead	Smith J E
Allen F E	Cunningham	Hamn	Merritt	Smith M F
Allen J G	DeGroot	Hapeman	Miller	Sprenger
Apgar	Donohue	Harawitz	Mills	Stanley
Averill	Dowling	Harte	Moreland	Steele
Baldwin	Draper	Hartman	Murphy	Steffens
Bass	Eagleton	Hastings	Nevins	Story
Becker	Eckmann	Hoffman	Nolan	Surpless
Beebe	Evans	Hooker	Oglesby	Thompson
Bernstein	Farnan	Horner	O'Neill	Tompkins
Bird	Feth	Hubbs	Palmer G M	Volk
Bisland	Filley	Kavanagh	Palmer S J	Waddell
Bohan	Fish	Keyes	Patton	Wade



Brady	Foelker	Knapp	Phillips	Wainwright
Brennan	Foster	Krulewitch	Prentice	Weber
Burnett	Fowler	Lansing	Quinn	Wedemeyer
Burns	Francis	LaFetra	Rock	Wells
Burzynski	Fritz	Lee A E	Rogers	West
Carnochan	Gates	Lee W I	Salomon	Whitley
Carrier	Grattan	Long	Santee	Whitney F G
Caughlan	Gray A B	Lupton	Schmitt	Whitney G H
Charles	Gray F J	Lynch	Schoeneck	Williams
Cohalan	Green	Maher	Schwegler	Wilson
Colne	Gregory	Maier	Scovill	Winters
Coon	Gunderman	Matthews	Shuttleworth	Yale
Cox	Hackett	McGuire	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 298) entitled "An act for the relief of the minor daughter of Joseph Parker, a volunteer fireman, whose death resulted from injuries received by him while in the actual performance of his duties, and while a member of Granite Hook and Ladder Company Number Two, a volunteer fire company of the city of New York" (Int. No. 298), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Gunderman	Merritt	Smith A E
Allen F E	Cowan	Gurnett	Miller	Smith J E
Allen J G	Cox	Hackett	Mills	Smith M F
Apgar	Crosley	Hammond	Moreland	Smith Myron
Averill	Cunningham	Hamn	Murphy	Sprenger
Baldwin	DeGroot	Hapeman	Nevins	Stanley
Bass	Donohue	Harawitz	Norton	Steele
Becker	Dowling	Harte	Oglesby	Steffens
Beebe	Draper	Harvey	Oliver	Story
Bernstein	Eagleton	Hastings	O'Neill	Surpless
Bird	Eckmann	Hoffman	Palmer G M	Thompson
Bisland	Evans	Hooker	Palmer S J	Volk
Bohan	Farnan	Hooper	Patton	Waddell
Boshart	Filley	Hubbs	Phillips	Wade
Brady	Fish	Knapp	Pratt	Wainwright
Brennan	Foelker	Krulewitch	Prentice	Weber

Burnett	Foster	Lansing	Quinn	Wedemeyer
Burns	Fowler	LaFetra	Rogers	Wells
Burzynski	Francis	Lee A E	Salomon	West
Campbell	Gates	Lewis	Sammon	Whitley
Carnochan	Grady	Lynch	Santee	Whitney F G
Carrier	Grattan	Maher	Schmitt	Whitney G H
Baughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Scovill	Winters
Charles	Green	McGuire	Shanahan	Wood
Cohalan	Gregory	Mead	Shuttleworth	Young
Colne				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Fish in the chair.

The bill (No. 1050) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of John L. Moriarty against the State of New York for damages for personal injuries alleged to have been sustained by him while serving as a member of the National Guard of the State of New York' (Int. No. 872), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 1

Those who voted in the affirmative were:

Agnew	Crosley	Harawitz	Moreland	Smith Myron
Allen F E	Cunningham	Harte	Murphy	Sprenger
Allen J G	Donohue	Hartman	Nevins	Stanley
Baldwin-	Dowling	Harvey	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Eagleton	Hooker	Oliver	Story
Beebe	Eckmann	Hubbs	O'Neill	Surpless
Bernstein	Evans	Kavanagh	Palmer S J	Thompson
Bisland	Farnan	Keyes	Patton	Volk
Bohan	Filley	Knapp	Phillips	Waddell
Boshart	Fish	Krulewitch	Pratt	Wade
Brady	Foelker	Lansing	Prentice	Wainwright
Brennan	Foster	LaFetra	Quinn	Weber
Burnett	Fowler	Lee A E	Reilly	Wedemeyer
Burns	Francis	Lee W I	Rock	Wells
Burzynski	Gates	Lewis	Rogers	Wemple

Campbell	Grady	Lupton	Salomon	West
Carnochan	Grattan	Lynch	Sammon	Whitley
Carrier	Gray A B	Maher	Santee	Whitney F G
Caughlan	Gray F J	Maier	Schoeneck	Whitney G H
Chamberlain	Green	Matthews	Scovill	Williams
Charles	Gregory	McGuire	Shanahan	Wilson
Cohalan	Gunderman	Mead	Shuttleworth	Winters
Colne	Gurnett	Merritt	Smith A E	Wood
Coon	Hammond	Miller	Smith J E	Yale
Cowan	Hamn	Mills	Smith M F	Young
Cox	Hapeman			

In the negative:

Palmer G M

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1385) entitled "An act to amend the Greater New York charter relative to the retirement from service of officers, clerks and employees in Bellevue and allied hospitals" (Int. No. 1146), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Gregory	Miller	Smith A E
Allen F E	Cox	Gunderman	Mills	Smith Myron
Allen J G	Crosley	Hackett	Moreland	Sprenger
Apgar	Cunningham	Hammond	Murphy	Stanley
Averill	DeGroot	Hamn	Nevins	Steele
Baldwin	Donohue	Hapeman	Nolan	Steffens
Bass	Dowling	Harawitz	Norton	Story
Becker	Draper	Hartman	Oglesby	Surpless
Bedell	Dressing	Hastings	Oliver	Volk
Beebe	Eagleton	Hoffman	O'Neill	Waddell
Bernstein	Evans	Hooker	Palmer G M	Wade
Bird	Farnan	Hooper	Palmer S J	Wainwright
Bisland	Feth	Kavanagh	Patton	Weber
Bohan	Filley	Keyes	Phillips	Wedemeyer
Boshart	Fish	Knapp	Pratt	Wells
Brady	Foelker	Krulewitch	Prentice	Wemple
Brennan	Foster	Lee A E	Quinn	West
Burnett	Fowler	Lee W I	Reilly	Whitley
Burns	Francis	Lewis	Rogers	Whitney F G
Burzynski	Fritz	Lupton	Sammon	Whitney G H

Carnochan	Gates	Maher	Santee	Williams
Carrier	Grady	Maier	Schoeneck	Wilson
Caughlan	Grattan	Matthews	Schwegler	Winters
Chamberlain	Gray A B	McGuire	Scovill	Wood
Charles	Gray F J	Mead	Shanahan	Yale
Colne	Green	Merritt	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1377) entitled "An act in relation to certain contracts and assessments for local improvements in the city of Syracuse" (Int. No. 1120), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Hackett	Mills	Smith Myron
Allen F E	Cowan	Hammond	Moreland	Sprenger
Allen J G	Cox	Hamn	Murphy	Stanley
Apgar	Crosley	Hapeman	Nevins	Steele
Averill	Cunningham	Harawitz	Nolan	Steffens
Baldwin	DeGroot	Hartman	Norton	Story
Bass	Dowling	Hastings	Oglesby	Surpless
Becker	Draper	Hoffman	Oliver	Thompson
Bedell	Dressing	Hooker	O'Neill	Tompkins
Beebe	Eagleton	Hooper	Palmer G M	Volk
Bernstein	Evans	Hubbs	Palmer S J	Waddell
Bird	Farnan	Kavanagh	Phillips	Wade
Bisland	Feth	Keyes	Pratt	Wainwright
Bohan	Filley	Knapp	Prentice	Weber
Boshart	Fish	Krulewitch	Quinn	Wedemeyer
Brady	Foelker	Lansing	Reilly	Wells
Brennan	Foster	LaFetra	Rock	West
Burnett	Fowler	Lee A E	Rogers	Whitley
Burns	Francis	Lee W I	Salomon	Whitney F G
Burzynski	Fritz	Lewis	Sammon	Whitney G H
Carnochan	Gates	Lupton	Santee	Williams
Carrier	Grady	Maher	Schoeneck	Wilson
Caughlan	Grattan	Maier	Schwegler	Winters
Chamberlain	Gray A B	Matthews	Scovill	Wood
Charles	Gray F J	Mead	Shuttleworth	Yale
Colne	Gregory	Merritt	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.



The bill (No. 1364) entitled "An act authorizing the common council of the city of Fulton to audit certain claims and to raise money for paying the same" (Int. No. 1107), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Mills	Smith M F
Allen F E	Crosley	Hapeman	Moreland	Smith Myron
Allen J G	Cunningham	Harte	Murphy	Sprenger
Averill	DeGroot	Hartman	Nevins	Stanley
Bass	Donohue	Hastings	Nolan	Steele
Becker	Draper	Hoffman	Oglesby	Steffens
Beebe	Eagleton	Hooker	Oliver	Story
Bernstein	Eckmann	Hooper	O'Neill	Surpless
Bird	Evans	Hubbs	Palmer G M	Thompson
Bisland	Farnan	Kavanagh	Palmer S J	Tompkins
Bohan	Feth	Keyes	Patton	Volk
Boshart	Filley	Knapp	Phillips	Waddell
Brady	Fish	Lansing	Pratt	Wainwright
Brennan	Foelker	LaFetra	Prentice	Weber
Burnett	Foster	Lee A E	Quinn	Wedemeyer
Burns	Fowler	Lee W I	Rock	Wells
Burzynski	Francis	Lewis	Rogers	Wemple
Carnoohan	Fritz	Long	Salomon	West
Carrier	Grattan	Lupton	Santee	Whitley
Caughlan	Gray A B	Lynch	Schmitt	Whitney F G
Chamberlain	Gray F J	Maher	Schoeneck	Williams
Charles	Green	Maier	Schwegler	Wilson
Cahalan	Gregory	Matthews	Scovill	Winters
Colne	Gurnett	McGuire	Shuttleworth	Wood
Coon	Hackett	Mead	Smith A E	Yale
Cowan	Hammond	Miller	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1411) entitled "An act to amend chapter three hundred and fifty-nine of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of Rensselaer,' in relation to official bonds" (Int. No. 1138), was read the third time, having been printed and upon the desks of the

members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 2

Those who voted in the affirmative were:

Agnew	Cox	Hapeman	Mead	Smith J E
Allen F E	Crosley	Harawitz	Merritt	Smith M F
Allen J G	Cunningham	Harte	Miller	Smith Myron
Averill	DeGroot	Hartman	Mills	Sprenger
Baldwin	Donohue	Harvey	Moreland	Stanley
Bass	Dowling	Hastings	Murphy	Steffens
Becker	Draper	Hoffman	Nevins	Story
Bernstein	Eagleton	Hooker	Norton	Surpless
Bird	Eckmann	Hooper	Oglesby	Tompkins
Bisland	Evans	Hubbs	Oliver	Volk
Bohan	Farnan	Kavanagh	O'Neill	Waddell
Boshart	Filley	Keyes	Palmer S J	Wade
Brady	Fish	Knapp	Patton	Wainwright
Brennan	Foelker	Krulewitch	Phillips	Weber
Burnett	Foster	Lansing	Prentice	Wedemeyer
Burns	Fowler	LaFetra	Rock	Wells
Burzynski	Francis	Lee A E	Rogers	Wemple
Campbell	Gates	Lee W I	Salomon	West
Carrier	Grattan	Lewis	Sammon	Whitley
Caughlan	Gray F J	Lupton	Santee	Whitney F G
Chamberlain	Green	Lynch	Schmitt	Whitney G H
Charles	Gunderman	Maher	Schoeneck	Wilson
Cohalan	Gurnett	Maier	Shanahan	Winters
Colne	Hammond	Matthews	Shuttleworth	Wood
Coon	Hamn	McGuire	Smith A E	Yale
Cowan				

Those who voted in the negative were:

Carnochan Palmer G M

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1408) entitled "An act to amend the Greater New York charter, in relation to who may share in the relief fund of the fire department" (Int. No. 1134), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 2

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Miller	Smith Myron
Allen F E	Cunningham	Hapeman	Mills	Sprenger
Allen J G	DeGroot	Harawitz	Murphy	Stanley
Apgar	Donohue	Hartman	Nevins	Steele
Averill	Dowling	Hastings	Nolan	Steffens
Baldwin	Dressing	Hoffman	Norton	Story
Becker	Eagleton	Hooker	Oglesby	Thompson
Beebe	Evans	Hooper	Oliver	Volk
Bernstein	Farnan	Hubbs	O'Neill	Waddell
Bird	Feth	Kavanagh	Palmer G M	Wade
Bisland	Filley	Keyes	Palmer S J	Wainwright
Bohan	Fish	Knapp	Phillips	Weber
Boshart	Foelker	Krulewitch	Pratt	Wedemeyer
Brady	Foster	Lansing	Prentice	Wells
Brennan	Fowler	LaFetra	Quinn	Wemple
Burnett	Francis	Lee A E	Rock	West
Burns	Fritz	Lee W I	Rogers	Whitley
Burzynski	Gates	Lewis	Sammon	Whitney F G
Carrier	Grady	Lupton	Santee	Whitney G H
Caughlan	Grattan	Maher	Schoeneck	Williams
Chamberlain	Gray A B	Maier	Schwegler	Wilson
Charles	Green	Matthews	Scovill	Winters
Colne	Gregory	McGuire	Shanahan	Wood
Coon	Gunderman	Mead	Shuttleworth	Yale
Cowan	Hackett	Merritt	Smith A E	Young
Cox	Hammond			

Those who voted in the negative were:

Carnochan      Moreland

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1672) entitled "An act to regulate the laying and using of street surface railroad tracks upon the Bowery in the city of New York, for the greater safety of lives" (Int. No. 773), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith A E
Allen F E	Crosley	Hamn	Murphy	Smith Myron
Allen J G	Cunningham	Hapeman	Nevins	Sprenger
Apgar	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hooker	Oliver	Story
Becker	Dressing	Hooper	O'Neill	Surpless
Bedell	Eagleton	Hubbs	Palmer G M	Thompson
Beebe	Evans	Kavanagh	Palmer S J	Volk
Bernstein	Farnan	Keyes	Patton	Waddell
Bird	Feth	Knapp	Phillips	Wade
Bohan	Filley	Krulewitch	Pratt	Wainwright
Boshart	Foelker	Lansing	Prentice	Weber
Brady	Foster	LaFetra	Quinn	Wedemeyer
Brennan	Fowler	Lee A E	Reilly	Wells
Burnett	Fritz	Lee W I	Rock	West
Burzynski	Gates	Lewis	Rogers	Whitley
Carnochan	Grady	Lupton	Salomon	Whitney G H
Carrier	Grattan	Maher	Sammon	Williams
Caughlan	Gray A B	Maier	Santee	Wilson
Chamberlain	Gray F J	Matthews	Schwegler	Winters
Charles	Green	Mead	Scovill	Wood
Colne	Gregory	Merritt	Shanahan	Yale
Coon	Gunderman	Miller	Shuttleworth	Young
Cowan	Hackett	Mills		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 103) entitled "An act authorizing the comptroller of the city of New York to hear, audit, determine and allow the alleged claim of the Narragansett Machine Company for furnish-ing to the park board of said city goods, wares and merchandise for use in the parks of the city of New York, borough of the Bronx, and to provide payment of such claim" (Int. No. 103), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 129

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Harawitz	Miller	Smith Myron
Allen J G	Cunningham	Harte	Mills	Sprenger
Apgar	DeGroot	Hartman	Moreland	Steele
Baldwin	Donohue	Harvey	Murphy	Steffens
Bass	Dowling	Hastings	Nevins	Story
Beebe	Draper	Hoffman	Norton	Surpluss
Bernstein	Eagleton	Hooker	Oglesby	Thompson
Bird	Evans	Hooper	Oliver	Volk
Bisland	Farnan	Hubbs	O'Neill	Waddell
Boshart	Filley	Kavanagh	Palmer G M	Wade
Brady	Fish	Keyes	Palmer S J	Wainwright
Brennan	Foelker	Knapp	Phillips	Weber
Burnett	Foster	Krulewitch	Pratt	Wedemeyer
Burns	Francis	Lansing	Prentice	Wells
Burzynski	Gates	LaFetra	Quinn	Wemple
Campbell	Grady	Lee A E	Reilly	West
Carnochan	Grattan	Lee W I	Rogers	Whitley
Carrier	Gray A B	Lewis	Salomon	Whitney F G
Caughlan	Gray F J	Lupton	Santee	Whitney G H
Chamberlain	Green	Lynch	Schmitt	Williams
Charles	Gregory	Maher	Schoeneck	Wilson
Cohalan	Gunderman	Maier	Scovill	Winters
Colne	Gurnett	Matthews	Shanahan	Wood
Coon	Hackett	McGuire	Shuttleworth	Yale
Cowan	Hammond	Mead	Smith A E	Young
Cox	Hamm	Merritt	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 987) entitled "An act to authorize the police commissioner of the city of New York, in his discretion, to reopen and reconsider the resignation of Harry A. Carrigan, as a member of the police department and force of the city of New York, and to appoint, reappoint, reinstate and restore him as a patrolman in the police department and force of said city" (Int. No. 826), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith J E
Allen F E	Cunningham	Hapeman	Nevins	Smith Myron
Allen J G	Donohue	Harawitz	Nolan	Sprenger
Averill	Dowling	Hartman	Norton	Stanley
Baldwin	Draper	Hastings	Oglesby	Steffens
Bass	Dressing	Hoffman	Oliver	Story
Becker	Eagleton	Hooker	O'Neill	Surpluss
Beebe	Evans	Hooper	Palmer G M	Thompson
Bernstein	Farnan	Hubbs	Palmer S J	Tompkins
Bird	Feth	Kavanagh	Patton	Volk
Bisland	Filley	Keyes	Phillips	Wade
Bohan	Fish	Knapp	Pratt	Wainwright
Boshart	Foelker	Krulewitch	Prentice	Weber
Brady	Foster	Lee A E	Quinn	Wedemeyer
Brennan	Fowler	Lee W I	Reilly	Wells
Burnett	Francis	Lewis	Rock	Wemple
Burns	Fritz	Lupton	Rogers	West
Burzynski	Grady	Maher	Salomon	Whitley
Carnochan	Grattan	Maier	Sammon	Whitney F G
Carrier	Gray A B	Matthews	Schmitt	Whitney G H
Caughlan	Gray F J	McGuire	Schoeneck	Williams
Chamberlain	Green	Mead	Schwegler	Wilson
Charles	Gregory	Merritt	Scovill	Winters
Coon	Gunderman	Miller	Shanahan	Wood
Cowan	Hackett	Mills	Shuttleworth	Yale
Cox	Hammond	Moreland	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 730) entitled "An act to amend the Code of Civil Procedure relative to the trial of issues" (Int. No. 649), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 3

Those who voted in the affirmative were:

Agnew	Cox	Hackett	McGuire	Smith A E
Allen F E	Crosley	Hamn	Mead	Smith J E
Allen J G	Cunningham	Hapeman	Merritt	Smith M F
Apgar	DeGroot	Harawitz	Miller	Sprenger
Averill	Donohue	Harte	Mills	Stanley
Bass	Dowling	Hartman	Moreland	Steffens

Becker	Draper	Hastings	Murphy	Story
Beebe	Eagleton	Hoffman	Nevins	Surpless
Bernstein	Eckmann	Hooker	Nolan	Thompson
Bird	Evans	Hooper	Oglesby	Tompkins
Bohan	Farnan	Hubbs	Oliver	Volk
Boshart	Feth	Kavanagh	O'Neill	Waddell
Brady	Filley	Keyes	Palmer S J	Wade
Brennan	Fish	Knapp	Patton	Wainwright
Burnett	Foelker	Krulewitch	Phillips	Weber
Burns	Foster	Lansing	Pratt	Wedemeyer
Burzynski	Fowler	LaFetra	Quinn	Wemple
Carnochan	Francis	Lee A E	Rock	West
Carrier	Fritz	Lee W I	Rogers	Whitley
Caughlan	Grattan	Lewis	Santee	Whitney G H
Chamberlain	Gray A B	Long	Schmitt	Williams
Charles	Gray F J	Lupton	Schoeneck	Wilson
Cohalan	Green	Lynch	Schwegler	Winters
Colne	Gregory	Maher	Scovill	Wood
Coon	Gunderman	Maier	Shanahan	Yale
Cowan	Gurnett	Matthews	Shuttleworth	Young

Those who voted in the negative were:

Hammond      Palmer G M      Steele

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1500) entitled "An act authorizing the board of education of the city of New York to provide for the construction of swimming pools and the employment of instructors thereat" (Int. No. 1200), having been announced for a third reading,

On motion of Mr. Tompkins, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1465) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Margaret Weishem against the State for damages alleged to have been sustained by her and to render judgment therefor" (Int. No. 1170), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Merritt	Smith J E
Allen F E	Crosley	Hapeman	Miller	Smith M F
Allen J G	Cunningham	Harawitz	Mills	Smith Myron
Apgar	DeGroot	Harte	Moreland	Sprenger
Averill	Donohue	Hartman	Murphy	Stanley
Baldwin	Draper	Harvey	Nevins	Steele
Bass	Eagleton	Hastings	Norton	Steffens
Becker	Eckmann	Hoffman	Oglesby	Story
Beebe	Evans	Hooker	Oliver	Surpless
Bernstein	Farnan	Hooper	O'Neill	Thompson
Bird	Filley	Hubbs	Palmer G M	Volk
Bisland	Fish	Kavanagh	Palmer S J	Waddell
Bohan	Foelker	Keyes	Patton	Wade
Boshart	Foster	Knapp	Phillips	Wainwright
Burnett	Francis	Krulewitch	Pratt	Weber
Burns	Gates	Lansing	Prentice	Wells
Burzynski	Grady	LaFetra	Quinn	Wemple
Campbell	Grattan	Lee A E	Reilly	Whitley
Carnochan	Gray A B	Lee W I	Rock	Whitney F G
Carrier	Gray F J	Lewis	Salomon	Whitney G H
Caughlan	Green	Lynch	Sammon	Williams
Chamberlain	Gregory	Maher	Santee	Wilson
Charles	Gunderman	Maier	Schmitt	Winters
Colne	Gurnett	Matthews	Schoeneck	Wood
Coon	Hackett	McGuire	Shanahan	Yale
Cowan	Hammond	Mead	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1719) entitled "An act to amend the Greater New York charter, relative to the collection of assessments for local improvements in Queens county" (Int. No. 883), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hartman	Murphy	Smith M F
Allen J G	DeGroot	Harvey	Nevins	Smith Myron
Apgar	Donohue	Hastings	Norton	Sprenger
Bass	Draper	Hoffman	Oglesby	Stanley



Becker	Evans	Hooker	Oliver	Steele
Beebe	Farnan	Hooper	O'Neill	Steffens
Bernstein	Filley	Hubbs	Palmer G M	Story
Bird	Fish	Kavanagh	Palmer S J	Surpless
Bisland	Foelker	Keyes	Patton	Thompson
Bohan	Foster	Knapp	Phillips	Volk
Boshart	Fowler	Krulewitch	Pratt	Waddell
Brennan	Francis	Lansing	Prentice	Wainwright
Burnett	Gates	LaFetra	Quinn	Weber
Burns	Grady	Lee A E	Reilly	Wedemeyer
Burzynski	Gray A B	Lee W I	Rock	Wells
Campbell	Gray F J	Lewis	Rogers	Wemple
Carnochan	Green	Lupton	Salomon	West
Carrier	Gregory	Lynch	Sammon	Whitley
Caughlan	Gunderman	Maher	Santee	Whitney F G
Chamberlain	Gurnett	Matthews	Schmitt	Whitney G H
Cohalan	Hackett	McGuire	Schoeneck	Williams
Colne	Hammond	Mead	Scovill	Wilson
Coon	Hamn	Merritt	Shanahan	Winters
Cowan	Hapeman	Miller	Shuttleworth	Wood
Cox	Harawitz	Mills	Smith A E	Yale
Crosley	Harte	Moreland	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 610, Assembly reprint No. 1717) entitled "An act relative to the Wynantskill Improvement Association" (Rec. No. 172), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Miller	Smith M F
Allen F E	Cunningham	Hapeman	Mills	Smith Myron
Allen J G	DeGroot	Harte	Moreland	Sprenger
Apgar	Donohue	Hartman	Murphy	Steele
Averill	Dowling	Hastings	Nevins	Steffens
Baldwin	Draper	Hoffman	Nolan	Story
Becker	Eagleton	Hooker	Oglesby	Surpless
Beebe	Eckmann	Hooper	Oliver	Thompson
Bernstein	Evans	Hubbs	O'Neill	Volk
Bisland	Feth	Kavanagh	Palmer S J	Waddell
Bohan	Filley	Keyes	Patton	Wade
Boshart	Fish	Krulewitch	Phillips	Wainwright
Brady	Foelker	Lansing	Pratt	Weber
Brennan	Foster	LaFetra	Prentice	Wedemeyer

Burnett	Fowler	Lee A E	Quinn	Wells
Burns	Francis	Lee W I	Rock	Wemple
Burzynski	Fritz	Lewis	Rogers	West
Carnochan	Gates	Long	Salomon	Whitley
Carrier	Grattan	Lupton	Santee	Whitney F G
Caughlan	Gray A B	Lynch	Schmitt	Whitney G H
Chamberlain	Gray F J	Maher	Schoeneck	Williams
Charles	Green	Maier	Schwegler	Wilson
Cohalan	Gunderman	Matthews	Scovill	Winters
Colne	Gurnett	McGuire	Shanahan	Wood
Coon	Hackett	Mead	Smith A E	Yale
Cowan	Hammond	Merritt	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1718) entitled "An act to abolish the offices of auditing superintendents of the poor in Rensselaer county, to confer their powers and duties on the acting superintendent, and to authorize the employment of additional clerks in his office" (Int. No. 855), having been announced for a third reading,

Mr. Nolan moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Page 2, strike out lines 12 to 15 inclusive.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

On motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1731) entitled "An act to regulate street railway fares in cities having a population of more than fifteen hundred thousand" (Int. No. 538), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hapeman	Merritt	Smith Myron
Allen F E	Crosley	Harawitz	Miller	Sprenger
Allen J G	Cunningham	Harte	Moreland	Stanley
Averill	DeGroot	Hartman	Murphy	Steele
Bass	Dowling	Harvey	Nevins	Steffens
Becker	Draper	Hastings	Norton	Story
Beebe	Eagleton	Hoffman	Oglesby	Surpless
Bird	Evans	Hooker	Oliver	Thompson
Bisland	Farnan	Hooper	O'Neill	Volk
Bohan	Filley	Hubbs	Palmer G M	Waddell
Boshart	Fish	Kavanagh	Palmer S J	Wade
Brady	Foelker	Keyes	Phillips	Wainwright
Brennan	Foster	Knapp	Pratt	Weber
Burnett	Fowler	Krulewitch	Prentice	Wedemeyer
Burns	Francis	Lansing	Quinn	Wells
Burzynski	Gates	LaFetra	Reilly	Wemple
Campbell	Grady	Lee A E	Rock	West
Carnochan	Gray A B	Lee W I	Santee	Whitley
Carrier	Gray F J	Lewis	Schmitt	Whitney F G
Caughlan	Green	Lupton	Schoeneck	Whitney G H
Chamberlain	Gregory	Lynch	Scovill	Williams
Charles	Gunderman	Maher	Shanahan	Wilson
Cohalan	Gurnett	Maier	Shuttleworth	Winters
Colne	Hackett	Matthews	Smith A E	Wood
Coon	Hammond	McGuire	Smith J E	Yale
Cowan	Hamn	Mead	Smith M F	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1734) entitled "An act to amend chapter five hundred and ninety-four of the Laws of eighteen hundred and ninety-nine, entitled 'An act authorizing boards of supervisors to acquire the rights, franchises and property of individuals and corporations exacting toll for the use of turnpikes, plankroads and bridges'" (Int. No. 1168), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	Miller	Smith A E
Allen F E	Cox	Hackett	Mills	Smith J E
Allen J G	Crosley	Hammond	Moreland	Smith Myron
Apgar	Cunningham	Hamn	Murphy	Sprenger
Averill	Donohue	Hapeman	Nevins	Stanley
Baldwin	Dowling	Harawitz	Nolan	Steele
Bass	Draper	Hartman	Norton	Steffens
Becker	Dressing	Hastings	Oglesby	Story
Bédell	Eagleton	Hoffman	Palmer G M	Surpless
Beebe	Evans	Hooper	Palmer S J	Thompson
Bernstein	Farnan	Hubbs	Patton	Tompkins
Bird	Feth	Kavanagh	Phillips	Volk
Bisland	Filley	Keyes	Pratt	Waddell
Bohan	Fish	Knapp	Prentice	Wainwright
Boshart	Foelker	Krulewitch	Quinn	Weber
Brady	Foster	Lansing	Reilly	Wedemeyer
Burnett	Fowler	LaFetra	Rock	Wells
Burns	Francis	Lee A E	Rogers	Wemple
Burzynski	Fritz	Lee W I	Salomon	West
Carnochan	Gates	Lewis	Sammon	Whitley
Carrier	Grady	Lupton	Santee	Whitney F G
Caughlan	Grattan	Maher	Schoeneck	Whitney G H
Chamberlain	Gray A B	Matthews	Schwegler	Wilson
Charles	Gray F J	McGuire	Scovill	Winters
Colne	Green	Mead	Shanahan	Wood
Coon	Gregory	Merritt	Shuttleworth	Yale

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1380) entitled "An act to amend the Primary Election Law relative to transcribing enrollments" (Int. No. 1123), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Harawitz	Murphy	Smith M F
Allen F E	Cunningham	Harte	Nevins	Smith Myron
Allen J G	DeGroot	Harvey	Norton	Sprenger
Apgar	Donohue	Hastings	Oglesby	Stanley
Baldwin	Dowling	Hoffman	Oliver	Steele



Bass	Draper	Hooker	O'Neill	Steffens
Becker	Eagleton	Hooper	Palmer G M	Story
Beebe	Eckmann	Hubbs	Palmer S J	Surpluss
Bernstein	Evans	Kavanagh	Patton	Thompson
Bird	Farnan	Keyes	Phillips	Volk
Bisland	Filley	Knapp	Pratt	Waddell
Bohan	Fish	Krulewitch	Prentice	Wainwright
Brady	Foelker	Lee A E	Quinn	Weber
Brennan	Foster	Lee W I	Reilly	Wedemeyer
Burnett	Fowler	Lewis	Rock	Wells
Burns	Francis	Lupton	Rogers	Wemple
Burzynski	Gates	Lynch	Salomon	West
Carnochan	Grattan	Maher	Sammon	Whitley
Carrier	Gray F J	Maier	Santee	Whitney F G
Caughlan	Green	Matthews	Schmitt	Whitney G H
Chamberlain	Gregory	McGuire	Schoeneck	Williams
Charles	Gunderman	Mead	Scovill	Wilson
Cohalan	Gurnett	Merritt	Shanahan	Winters
Colne	Hackett	Miller	Shuttleworth	Wood
Coon	Hammond	Mills	Smith A E	Yale
Cox	Hapeman	Moreland	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 598) entitled "An act to amend section fifty-one of the Domestic Relations Law, being chapter forty-eight of the general laws" (Rec. No. 108), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Harawitz	Moreland	Smith M F
Allen F E	Cunningham	Harte	Murphy	Smith Myron
Allen J G	DeGroot	Hartman	Ne vins	Sprenger
Apgar	Donohue	Hastings	Nolan	Stanley
Averill	Dowling	Hoffman	Oglesby	Steele
Baldwin	Draper	Hooker	Oliver	Steffens
Bass	Eckmann	Hooper	O'Neill	Story
Becker	Evans	Hubbs	Palmer G M	Surpluss
Beebe	Farnan	Kavanagh	Palmer S J	Volk
Bird	Filley	Keyes	Patton	Waddell
Bisland	Fish	Knapp	Phillips	Wade
Bohan	Foelker	Krulewitch	Pratt	Wainwright
Boshart	Foster	Lansing	Prentice	Weber
Brady	Fowler	Lee W I	Quinn	Wedemeyer

Brennan	Francis	Lewis	Rock	Wells
Burnett	Fritz	Long	Rogers	Wemple
Burns	Gates	Lupton	Salomon	West
Burzynski	Grattan	Lynch	Santee	Whitney F G
Carnochan	Gray A B	Maher	Schmitt	Whitney G H
Caughlan	Green	Maier	Schoeneck	Williams
Chamberlain	Gregory	Matthews	Schwegler	Wilson
Charles	Gunderman	McGuire	Scovill	Winters
Cohalan	Gurnett	Mead	Shanahan	Wood
Cölne	Hackett	Merritt	Shuttleworth	Yale
Coon	Hammond	Miller	Smith J E	Young
Cox	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 449) entitled "An act to amend chapter one hundred and sixty-five of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the registration of all persons fully admitted and licensed to practice as attorney at law or as attorneys and counselors at law in the courts of record of this State,' by dispensing with the necessity of publishing annually a certified copy of the official register" (Rec. No. 133), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Merritt	Smith A E
Allen F E	Cox	Hamn	Miller	Smith J E
Allen J G	Crosley	Hapeman	Mills	Smith M F
Apgar	Cunningham	Harawitz	Moreland	Smith Myron
Averill	DeGroot	Harte	Nevins	Sprenger
Baldwin	Donohue	Hartman	Norton	Stanley
Bass	Dowling	Harvey	Oliver	Steele
Becker	Draper	Hastings	O'Neill	Steffens
Beebe	Eagleton	Hooker	Palmer G M	Story
Bird	Eckmann	Hooper	Palmer S J	Thompson
Bisland	Evans	Hubbs	Patton	Waddell
Bohan	Farnan	Kavanagh	Phillips	Wade
Boshart	Filley	Keyes	Pratt	Wainwright
Brady	Fish	Knapp	Prentice	Weber
Brennan	Foelker	Krulewitch	Quinn	Wedemeyer

Burnett	Foster	Lansing	Reilly	Wells
Burns	Fowler	LaFetra	Rock	Wemple
Burzynski	Francis	Lee W I	Rogers	West
Campbell	Gates	Lewis	Salomon	Whitney F G
Carnochan	Grady	Lupton	Sammon	Whitney G H
Caughlan	Grattan	Lynch	Santee	Williams
Chamberlain	Gray A B	Maher	Schmitt	Wilson
Charles	Gray F J	Maier	Schoeneck	Winters
Cohalan	Gregory	Matthews	Scovill	Wood
Colne	Gunderman	McGuire	Shanahan	Young
Coon	Hackett	Mead	Shuttleworth	

In the negative:

Bernstein

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 932) entitled "An act providing for the election of directors in mutual life insurance corporations" (Rec. No. 220), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith A E
Allen F E	Cunningham	Hamn	Murphy	Smith J E
Allen J G	DeGroot	Hapeman	Nevins	Sprenger
Apgar	Donohue	Harawitz	Nolan	Stanley
Averill	Dowling	Hastings	Norton	Steele
Baldwin	Draper	Hoffman	Oglesby	Steffens
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	O'Neill	Surpluss
Bedell	Evans	Hubbs	Palmer G M	Volk
Beebe	Farnan	Kavanagh	Palmer S J	Waddell
Bernstein	Feth	Keyes	Phillips	Wade
Bird	Filley	Knapp	Pratt	Weber
Bohan	Fish	Lansing	Prentice	Wedemeyer
Boshart	Foelker	LaFetra	Quinn	Wells
Brady	Foster	Lee A E	Reilly	Wemple
Brennan	Fowler	Lee W I	Rock	West
Burnett	Francis	Lewis	Rogers	Whitley
Burns	Fritz	Lupton	Salomon	Whitney F G
Carnochan	Gates	Maher	Sammon	Whitney G H
Carrier	Grady	Maier	Santee	Williams

Caughlan	Grattan	Matthews	Schoeneck	Wilson
Chamberlain	Gray A B	McGuire	Schwegler	Winters
Charles	Gray F J	Mead	Scovill	Wood
Coon	Green	Merritt	Shanahan	Yale
Cowan	Gunderman	Miller	Shuttleworth	Young
Cox	Hackett	Mills		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Moreland moved that all further proceedings under the close call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker in the chair.

The Senate bill (No. 801) entitled "An act to amend the Tenement-house Act in relation to buildings of a certain character" (Rec. No. 190), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	McGuire	Smith A E
Allen F E	Crosley	Hammond	Mead	Smith J E
Allen J G	Cunningham	Hamn	Merritt	Smith M F
Apgar	DeGroot	Hapeman	Miller	Sprenger
Averill	Donohue	Harawitz	Mills	Stanley
Baldwin	Dowling	Hartman	Moreland	Steele
Bass	Draper	Harvey	Murphy	Steffens
Becker	Eagleton	Hastings	Nevins	Story
Beebe	Eckmann	Hoffman	Norton	Volk
Bernstein	Evans	Hooker	Oglesby	Waddell
Bird	Farnan	Hooper	Oliver	Wainwright
Bohan	Filley	Hubbs	O'Neill	Weber
Boshart	Fish	Kavanagh	Palmer G M	Wedemeyer
Brady	Foelker	Keyes	Palmer S J	Wells
Brennan	Foster	Knapp	Patton	Wemple
Burzynski	Fowler	Krullewitch	Phillips	West
Campbell	Francis	Lansing	Pratt	Whitley
Carnochan	Gates	LaFetra	Prentice	Whitney F G
Carrier	Grady	Lee A E	Rock	Whitney G H
Caughlan	Grattan	Lee W I	Salomon	Williams



Chamberlain	Gray A B	Lewis	Sammon	Wilson
Charles	Gray F J	Lupton	Santee	Winters
Cohalan	Green	Lynch	Scovill	Wood
Colne	Gregory	Maher	Shanahan	Yale
Coon	Gunderman	Maier	Shuttleworth	Young
Cowan	Gurnett	Matthews		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 551) entitled "An act to establish and maintain a water department in and for the city of Corning" (Rec. No. 129), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present

AYES 127

NOES 1

Those who voted in the affirmative were:

Agnew	Cowan	Hapeman	Mills	Smith A E
Allen F E	Cox	Harawitz	Moreland	Smith J E
Allen J G	Crosley	Hartman	Murphy	Sprenger
Apgar	Cunningham	Hastings	Nevins	Stanley
Averill	Donohue	Hoffman	Nolan	Steele
Baldwin	Draper	Hooker	Oglesby	Steffens
Bass	Dressing	Hooper	Oliver	Story
Becker	Eagleton	Hubbs	O'Neill	Surpluss
Bedell	Evans	Kavanagh	Palmer G M	Thompson
Beebe	Farnan	Keyes	Patton	Tompkins
Bernstein	Feth	Knapp	Phillips	Volk
Bird	Filley	Krulewitch	Pratt	Waddell
Bisland	Fish	Lansing	Prentice	Wade
Bohan	Foster	LaFetra	Quinn	Weber
Boshart	Fowler	Lee A E	Reilly	Wedemeyer
Brady	Gates	Lee W I	Rock	Wells
Brennan	Grady	Lewis	Rogers	West
Burnett	Grattan	Lupton	Salomoh	Whitley
Burns	Gray A B	Maher	Sammon	Whitney F G
Burzynski	Gray F J	Maier	Santee	Williams
Carrier	Green	Matthews	Schoeneck	Wilson
Caughlan	Gregory	McGuire	Schwegler	Winters
Chamberlain	Gunderman	Mead	Scovill	Wood
Charles	Hackett	Merritt	Shanahan	Yale
Colne	Hammond	Miller	Shuttleworth	Young
Coon	Hamm			

In the negative:

Carnochan

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 718) entitled "An act to amend the Forest, Fish and Game Law, relative to the close season for deer" (Int. No. 148), having been announced for a third reading,

Mr. Merritt moved that said bill be recommitted to the committee on fisheries and game, with instructions to report the same forthwith amended as follows:

Page 2, line 3, strike out the word "thirtieth" and insert "sixteenth".

On motion of Mr. Gates, and by unanimous consent, said bill with pending amendment, was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 875) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers" (Rec. No. 216), having been announced for a third reading,

On motion of Mr. Gates, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1735) entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg" and the acts amending the same,' generally" (Int. No. 1136), having been announced for a second reading,

On motion of Mr. F. J. Gray, said bill was laid aside, retaining its place on the order of second reading.

The bill (No. 975) entitled "An act to amend section one hundred and sixty-five of the Agricultural Law, entitled 'An act in relation to agriculture, constituting articles one, two, three, four and five of chapter thirty-three of the general laws'" (Int. No. 178), was read the second time.

On motion of Mr. Fish, said bill was placed on the order of third reading.

On motion of Mr. Wedemeyer, said bill was recommitted to the committee on agriculture, retaining its place on the order of third reading.

The bill (No. 1693) entitled "An act to establish and maintain a seaside park for the health and recreation of the citizens of the city of New York" (Int. No. 1209), having been announced for a second reading,

On motion of Mr. Tompkins, said bill was laid aside, retaining its place on the order of second reading.

The bill (No. 804) entitled "An act to amend chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven, entitled 'An act authorizing the incorporation of rural cemetery associations,' in relation to thoroughfares of the said city of New York" (Int. No. 697), having been announced for a second reading,

On motion of Mr. DeGroot, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1530) entitled "An act to amend chapter three hundred and thirty-nine of the Laws of eighteen hundred and eighty-three entitled 'An act concerning pawnbrokers,' by adding thereto a new section in relation to property stolen or embezzled" (Int. No. 520), was read the second time.

On motion of Mr. Prentice, said bill was placed on the order of third reading.

On motion of Mr. Moreland, said bill was recommitted to the committee on general laws, retaining its place on the order of third reading.

The bill (No. 1566) entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for hares and rabbits in the counties of Steuben and Sullivan" (Int. No. 1229), was read the second time.

On motion of Mr. Santee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1416) entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice in the town of Clinton, Dutchess county" (Int. No. 1143), was read the second time.

On motion of Mr. Myron Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1711) entitled "An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in Lake Neahtahwanta" (Int. No. 1303), was read the second time.

On motion of Mr. Lewis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1563) entitled "An act to amend the Forest, Fish and Game Law, relative to close season in Washington county" (Int. No. 1226), having been announced for a second reading,

Mr. G. M. Palmer moved to amend as follows:

On page 2, line 3, at end of line insert a comma and the word "Schoharie".

Amend title by inserting the words "and Schoharie" after the word "Washington". Make word "county" read "counties".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time, and on motion of Mr. G. M. Palmer was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1673) entitled "An act to amend the Forest, Fish and Game Law, relating to wild fowl on Niagara river and in Erie and Niagara counties" (Int. No. 369), was read the second time.

On motion of Mr. Quinn, said bill was placed on the order of third reading.

On motion of Mr. Quinn, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree



to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Merritt	Smith A E
Allen F E	Cunningham	Hamn	Miller	Smith J E
Allen J G	DeGroot	Hapeman	Mills	Smith M F
Apgar	Donohue	Harawitz	Moreland	Smith Myron
Averill	Dowling	Harte	Nevins	Sprenger
Baldwin	Draper	Hartman	Nolan	Stanley
Bass	Eagleton	Hastings	Oglesby	Steele
Becker	Eckmann	Hooker	Oliver	Steffens
Bernstein	Evans	Hooper	O'Neill	Story
Bird	Farnan	Hubbs	Palmer G M	Thompson
Bohan	Feth	Kavanagh	Palmer S J	Volk
Boshart	Filley	Keyes	Patton	Waddell
Brady	Fish	Knapp	Phillips	Wade
Brennan	Foelker	Krulewitch	Pratt	Wainwright
Burnett	Foster	Lansing	Prentice	Weber
Burns	Fowler	LaFetra	Quinn	Wedemeyer
Carnochan	Francis	Lee A E	Rock	Wells
Carrier	Fritz	Lee W I	Rogers	Wemple
Caughlan	Gates	Long	Salomon	Whitley
Chamberlain	Grattan	Lupton	Santee	Whitney F G
Charles	Gray A B	Lynch	Schmitt	Whitney G H
Cohalan	Gray F J	Maher	Schoeneck	Wilson
Colne	Green	Maier	Schwegler	Winters
Coon	Gregory	Matthews	Scovill	Wood
Cowan	Gunderman	McGuire	Shanahan	Yale
Cox	Gurnett	Mead	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1444) entitled "An act to amend section one hundred and seventy-six of article nine of chapter twenty of the Laws of nineteen hundred, known as an act for the protection of the forests, fish and game of the State, constituting chapter thirty-one of the general laws, giving additional power of search to certain special protectors" (Int. No. 323), was read the second time.

On motion of Mr. Santee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1756) entitled "An act to legalize the issue and sale of bonds of the village of Wellsville, Allegany county, for the purpose of raising money for paving streets, and authorizing the payment of such bonds" (Int. No. 1326), having been announced for a second reading,

Mr. Phillips moved to amend as follows:

Page 2, between lines 9 and 10, insert the following:

“In case the sale of said bonds heretofore made is, for any reason, not consummated, the said village board is hereby authorized and empowered to re-advertise the said bonds for sale and to sell said bonds in the manner provided in the village law for the sale of village bonds and such resale shall have all the force, validity and effect of a sale made in compliance with the provisions of such village law.”

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time, and on motion of Mr. Phillips was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 152) entitled “An act to amend chapter three hundred and ninety-seven of the Laws of eighteen hundred and eighty-one, entitled ‘An act in relation to the public schools in the city of Yonkers’ ” (Int. No. 152), having been announced for a second reading,

Mr. Gates moved to amend as follows:

On page 6, after line 8, insert a new section to read as follows:

“§ 5. The provisions of chapter one hundred and eighty-two of the laws of eighteen hundred and ninety-eight and the several acts amendatory thereof shall not apply to or affect the public schools or board of education in the city of Yonkers.”

On same page, in line 9, strike out “5” and insert “6”.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time, and on motion of Mr. Gates was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 106) entitled “An act to prevent the emasculation of the National anthem, the Star Spangled Banner, in the text books in use in the public schools of the State of New York” (Int. No. 106), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 344) entitled “An act to amend the Consolidated

School Law, in relation to the apportionment of State school moneys " (Int. No. 319), was read the second time.

On motion of Mr. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 141) entitled "An act to amend chapter five hundred and sixty of the Laws of nineteen hundred and two amending chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight relative to the department of public instruction in cities of the second class " (Int. No. 141), having been announced for a second reading,

Mr. Gates moved to amend as follows:

On page 2, line 6, after "Syracuse" insert "Utica".

Same page and line, insert "." after "Yonkers".

Same page and line, strike out all after the word "Yonkers", and also on same page strike out lines 7, 8 and 9.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time, and on motion of Mr. Gates was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1654) entitled "An act to amend the Village Law, in relation to franchises and the filing thereof " (Int. No. 1284), was read the second time.

On motion of Mr. Maier, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1561) entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' relative to the custody of certain papers and salary of custodian " (Int. No. 1224), was read the second time.

On motion of Mr. Mead, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1028) entitled "An act to amend the Highway Law, relative to damages for change of grade " (Int. No. 863), was read the second time.

On motion of Mr. Oglesby, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1614) entitled "An act to amend the Highway Law, in relation to additional tax for highway purposes" (Int. No. 1258), was read the second time.

On motion of Mr. J. G. Allen, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1709) entitled "An act to amend chapter three hundred and seven of the Laws of nineteen hundred, entitled 'An act to provide for the payment of the expense of improving Delaware road (so called), in the town of Tonawanda in Erie county,' relative to certain bonds to be issued by said town" (Int. No. 1301), was read the second time.

On motion of Mr. Patton, said bill was placed on the order of third reading.

On motion of Mr. Patton, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith J E
Allen F E	Crosley	Hamn	Moreland	Smith M F
Allen J G	Cunningham	Harawitz	Murphy	Smith Myro
Apgar	DeGroot	Harte	Nevins	Stanley
Averill	Donohue	Hartman	Oglesby	Steele
Baldwin	Dowling	Harvey	Oliver	Steffens
Bass	Draper	Hastings	O'Neill	Story
Becker	Eagleton	Hoffman	Palmer G M	Surpluss
Beebe	Eckmann	Hooper	Palmer S J	Thompson
Bird	Evans	Hubbs	Patton	Volk
Bisland	Farnan	Kavanagh	Phillips	Waddell
Bohan	Filley	Keyes	Pratt	Wade
Boshart	Fish	Knapp	Prentice	Wainwright
Brady	Foelker	Krulewitch	Quinn	Weber
Brennan	Foster	LaFetra	Reilly	Wedemeyer
Burnett	Fowler	Lee A E	Rock	Wells
Burns	Francis	Lee W I	Rogers	Wemple
Burzynski	Gates	Lewis	Salomon	West



Carrier	Grady	Lupton	Sammon	Whitley
Caughlan	Grattan	Lynch	Santee	Whitney F G
Chamberlain	Gray A B	Maher	Schmitt	Whitney G H
Charles	Gray F J	Maier	Schoeneck	Williams
Cohalan	Green	McGuire	Scovill	Wilson
Colne	Gunderman	Mead	Shanahan	Winters
Coon	Gurnett	Merritt	Shuttleworth	Wood
Cowan	Hackett	Miller	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 418) entitled "An act to amend subdivision twelve, section fourteen, title seven, of the Consolidated School Law, subdivision seven of section forty-seven, title seven, of the Consolidated School Law and subdivision six of section fifteen of title eight of the Consolidated School Law; and to legalize certain acts of trustees of school districts" (Rec. No. 94), was read the second time.

On motion of Mr. Santee, said bill was placed on the order of third reading.

The Senate bill (No. 680) entitled "An act to amend the Consolidated School Law, in relation to the apportionment of the free school fund" (Rec. No. 141), was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading.

The Senate bill (No. 663) entitled "An act to amend the Highway Law, in relation to exempting Westchester county from the poll tax" (Rec. No. 173), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading.

The Senate bill (No. 699) entitled "An act to make the office of county clerk of Wyoming county a salaried office, and regulating the management of said office" (Rec. No. 182), was read the second time.

On motion of Mr. Phillips, said bill was placed on the order of third reading.

The Senate bill (No. 188) entitled "An act to amend the Forest, Fish and Game Law, in relation to actions for penalties by the people" (Rec. No. 139), was read the second time.

On motion of Mr. Cowan, said bill was placed on the order of third reading.

Mr. Steele called up the bill (No. 1034, Int. No. 347) entitled "An act to amend the Code of Civil Procedure, in relation to the verification of pleadings in the justice's court," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Steele moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130  
NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith A E
Allen F E	Crosley	Hamn	Moreland	Smith J E
Allen J G	Cunningham	Hapeman	Murphy	Smith Myron
Apgar	DeGroot	Harawitz	Nevins	Sprenger
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Eagleton	Hoffman	Oglesby	Story
Becker	Evans	Hooker	Oliver	Surpless
Bedell	Farnan	Hooper	O'Neill	Thompson
Beebe	Feth	Hubbs	Palmer G M	Tompkins
Bernstein	Fillely	Kavanagh	Palmer S J	Volk
Bird	Fish	Keyes	Patton	Waddell
Bisland	Foelker	Knapp	Phillips	Wade
Bohan	Foster	Krulewitch	Pratt	Weber
Boshart	Fowler	LaPetra	Prentice	Wedemeyer
Brady	Francis	Lee A E	Quinn	Wells
Brennan	Fritz	Lee W I	Reilly	Wemple
Burzynski	Gates	Lewis	Rock	West
Carnochan	Grady	Lupton	Rogers	Whitley
Carrier	Grattan	Maher	Salomon	Whitney F G
Caughlan	Gray A B	Maier	Sammon	Whitney G H
Chamberlian	Gray F J	Matthews	Schoeneck	Wilson
Charles	Green	McGuire	Schwegler	Winters
Colne	Gregory	Mead	Scovill	Wood
Coon	Gunderman	Merritt	Shanahan	Yale
Cowan	Hackett	Miller	Shuttleworth	Young

Mr. Steele moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Page 2, line 7, between words "to" and "answer" strike out words "verify his".

Same page and same line, between words "answer" and "said" strike out "to".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Wainwright called up the bill (No. 173, Int. No. 173), entitled "An act to legalize the acts of B. F. McCahill, a notary public," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Wainwright moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Murphy	Smith J E
Allen F E	DeGroot	Hapeman	Nevins	Smith Myron
Allen J G	Donohue	Harawitz	Nolan	Sprenger
Averill	Dowling	Hartman	Norton	Stanley
Baldwin	Draper	Hastings	Oglesby	Steele
Bass	Dressing	Hoffman	Oliver	Steffens
Bedell	Eagleton	Hooker	O'Neill	Story
Beebe	Evans	Hooper	Palmer G M	Surplless
Bernstein	Farnan	Hubbs	Palmer S J	Thompson
Bird	Feth	Kavanagh	Patton	Volk
Bisland	Filley	Keyes	Phillips	Waddell
Bohan	Fish	Knapp	Pratt	Wade
Boshart	Foelker	Krulewitch	Prentice	Wainwright
Brady	Foster	Lansing	Quinn	Weber
Brennan	Fowler	LaFetra	Reilly	Wells
Burnett	Francis	Lee A E	Rock	Wemple
Burns	Fritz	Lee W I	Rogers	West
Burzynski	Gates	Lewis	Salomon	Whitley
Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson

Charles	Green	McGuire	Scovill	Winters
Coon	Gregory	Mead	Shanahan	Wood
Cowan	Gunderman	Merritt	Shuttleworth	Yale
Cox	Hackett	Mills	Smith A E	Young
Crosley	Hammond	Moreland		

Mr. Wainwright moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

Amend the title as follows: "An act to amend chapter six hundred and nine of the laws of nineteen hundred and five, entitled "An act to legalize the acts of B. F. McCahill, a notary public," in relation to B. F. McCahill."

After the enacting clause insert the following:

"Section 1. Section one of chapter six hundred and nine of the laws of nineteen hundred and five, entitled "An act to legalize the acts of B. F. McCahill, a notary public," is hereby amended to read as follows:

Page 1, line 1, before "Cahill" insert "Mc".

Page 1, line 6, before "Cahill" insert "Mc".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Cox, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Assembly bill (No. 828, Senate reprint No. 586, Int. No. 428) entitled "An act to amend chapter three hundred and six of the Laws of nineteen hundred and four, entitled 'An act to organize and establish a police department for the village of White Plains, in the county of Westchester and State of New York,' relative to the number of police constables," with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 18, after bracket insert "ed" so word will read in its final form "conditioned".

Mr. Wainwright moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar



legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Hamn	Moreland	Smith M F
Allen F E	Cox	Hapeman	Murphy	Smith Myron
Allen J G	Crosley	Harte	Nevins	Sprenger
Apgar	Cunningham	Hartman	Norton	Stanley
Averill	DeGroot	Harvey	Oglesby	Steele
Baldwin	Donohue	Hastings	Oliver	Steffens
Bass	Dowling	Hoffman	O'Neill	Story
Becker	Draper	Hooker	Palmer G M	Surpless
Beebe	Eckmann	Hooper	Palmer S J	Thompson
Bernstein	Evans	Hubbs	Patton	Volk
Bird	Filley	Kavanagh	Phillips	Waddell
Bisland	Fish	Keyes	Pratt	Wade
Bohan	Foelker	Knapp	Prentice	Weber
Boshart	Foster	Krulewitch	Quinn	Wedemeyer
Brady	Fowler	Lansing	Reilly	Wells
Brennan	Francis	Lee W I	Rock	Wemple
Burnett	Grady	Lewis	Rogers	West
Burzynski	Grattan	Lupton	Salomon	Whitley
Campbell	Gray A B	Lynch	Sammon	Whitney F G
Carnochan	Gray F J	Maher	Santee	Whitney G H
Carrier	Green	Matthews	Schmitt	Williams
Caughlan	Gregory	McGuire	Schoeneck	Wilson
Chamberlain	Gunderman	Mead	Scovill	Winters
Charles	Gurnett	Merritt	Shanahan	Wood
Cohalan	Hackett	Miller	Smith A E	Yale
Colne	Hammond	Mills	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate therein.

The Senate returned the Assembly bill (No. 318, Senate reprint No. 896, Int. No. 284) entitled "An act to amend the County Law relative to soldiers' monuments," with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 1, after the word "monuments" strike out the comma and insert a period and the words "Said boards may also, by a vote of two-thirds of its members, raise and appropriate such moneys as it may deem necessary for the erection upon any battlefield of the War of the Rebellion of a monument in honor of any regimental organization recruited in whole or in part from the county of said board of supervisors, in commemoration of the

services of said regiment on said battlefield, and to the memory of those of its members who lost their lives thereon."

Same page, same line, begin the word "all" with a capital "A."

Mr. Hapeman moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Merritt	Smith J E
Allen F E	Crosley	Hamn	Miller	Smith M F
Allen J G	Cunningham	Hapeman	Mills	Smith Myron
Apgar	DeGroot	Harawitz	Moreland	Sprenger
Averill	Dowling	Harte	Murphy	Stanley
Baldwin	Draper	Hartman	Nevins	Steele
Bass	Eagleton	Hastings	Nolan	Steffens
Becker	Eckmann	Hooker	Oglesby	Story
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Tompkins
Bisland	Feth	Kavanagh	Palmer S J	Volk
Bohan	Fish	Keyes	Patton	Waddell
Boshart	Foelker	Knapp	Phillips	Wade
Brady	Foster	Krulewitch	Pratt	Weber
Brennan	Fowler	Lansing	Prentice	Wedemeyer
Burns	Fritz	LaFetra	Quinn	Wells
Burzynski	Gates	Lee A E	Rock	Wemple
Carnochan	Grattan	Lewis	Rogers	West
Carrier	Gray A B	Long	Salomon	Whitley
Caughlan	Gray F J	Lupton	Santee	Whitney F G
Chamberlain	Green	Lynch	Schoeneck	Whitney G H
Charles	Gregory	Maher	Schwegler	Wilson
Cohalan	Gunderman	Maier	Scovill	Winters
Coon	Gurnett	Matthews	Shanahan	Wood
Cowan	Hackett	McGuire	Shuttleworth	Yale

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate therein.

The Senate returned the Assembly bill (No. 832, Senate reprint No. 934, Int. No. 322) entitled "An act to amend the Penal Code, relative to crimes against the person and against public decency and good morals and designed to prevent compulsory prostitution

of women, and the importation of women from foreign countries, et cetera, for immoral purposes and to provide penalties therefor," with a message that they have concurred in the passage of the same with the following amendments:

Page 1, strike out lines 4 and 5.

Page 2, strike out all down to and including the 12th line, and substitute in lieu thereof:

§ 282-a. Subdivision 1. Any person who shall place any female in the charge or custody of any other person for immoral purposes or in a house of prostitution with intent that she shall live a life of prostitution; or any person who shall compel any female to reside with him or with any other person for immoral purposes, or for the purposes of prostitution or shall compel any such female to reside in a house of prostitution or compel her to live a life of prostitution is punishable by a fine of not less than one thousand dollars nor more than five thousand dollars, or by imprisonment for not less than one year nor more than three years or by both such fine and such imprisonment."

Page 2, line 19, strike out the first word "for" and insert in lieu thereof the words "to procure."

Page 2, line 24, after the word "shall" insert the word "knowingly."

Page 2, line 25, after the word "of" insert "procuring and."

Page 3, after line 3, insert "Subdivision 5. No conviction shall be had under this act upon the testimony of the female unless supported by other evidence."

Mr. Murphy moved to concur in the Senate amendments:

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Hapeman	Nevins	Sprenger
Allen F E	Donohue	Harawitz	Nolan	Stanley
Allen J G	Dowling	Hartman	Norton	Steele
Averill	Draper	Hastings	Oliver	Steffens
Bass	Dressing	Hooker	O'Neill	Story
Bedell	Eagleton	Hooper	Palmer S J	Surples

Beebe	Evans	Hubbs	Patton	Thompson
Bird	Feth	Kavanagh	Phillips	Tompkins
Bisland	Filley	Keyes	Pratt	Volk
Bohan	Fish	Knapp	Prentice	Waddell
Brady	Foelker	Krulewitch	Quinn	Wade
Burnett	Foster	Lansing	Reilly	Weber
Burns	Fowler	LaFetra	Rock	Wedemeyer
Burzynski	Francis	Lee A E	Rogers	Wells
Carnochan	Fritz	Lewis	Salomon	Wemple
Carrier	Grady	Lupton	Sammon	West
Caughlan	Grattan	Maher	Santee	Whitley
Chamberlain	Gray A B	Maier	Schoeneck	Whitney F G
Charles	Gray F J	Matthews	Schwegler	Whitney G H
Colne	Green	McGuire	Scovill	Williams
Coon	Gregory	Mead	Shanahan	Winters
Cowan	Gunderman	Merritt	Shuttleworth	Wood
Cox	Hackett	Miller	Smith A E	Yale
Crosley	Hammond	Moreland	Smith J E	Young
Cunningham	Hamn	Murphy	Smith Myron	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate therein.

Mr. Wade offered for the consideration of the House a resolution, in the words following;

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 350, Int. No. 326) entitled "An act to amend the Forest, Fish and Game Law relative to the establishment of a close season in towns," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Evans offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1217, Int. No. 999) entitled "An act to legalize and validate a certificate of indebtedness or bond of the town of Deerfield, in the county of Oneida, executed by the town board and commissioner of highways of said town, for the purpose of paying back indebtedness of said town," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.



Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Becker offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 563, Int. No. 527) entitled "An act to release to Bridget Buckley, all the right, title and interest of the people of the State of New York, in and to certain real estate, in the town of Perinton, county of Monroe," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 29, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return of Senate bill No. 592, Rec No. 113) entitled "An act to legalize, ratify and confirm an issue of bonds of the village of Matteawan, in the county of Dutchess, to the amount of not to exceed fifty-five thousand and eighty-six dollars, to be issued for the purpose of providing for the expense of completing the construction of the sewer system already authorized and under contract and in course of construction in and for the said village; and to legalize the special election held in the said village on the tenth day of January, nineteen hundred and six, and all the proceedings of the board of trustees of the said village authorizing and directing the issue of said bonds," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 29, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return of Senate bill (No. 593, Rec. No. 112) entitled "An act to legalize, ratify and confirm an issue of bonds of the village of Fishkill Landing, in the county of Dutchess, to the amount of four thousand dollars, to be issued for the purpose of providing for the expense of building an additional story to and making other alterations in one of the fire-houses of the said village of Fishkill Landing, the property of said village, known as the Lewis Tompkins hose company's house; and to legalize the special election held in the said village on the nineteenth day of December, nineteen hundred and five, and all the proceedings of the board of trustees of the said village authorizing and directing the issue of said bonds, for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Gates offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 436, Rec. No. 63) entitled "An act authorizing and directing the city of Utica to borrow not exceeding seventy-five thousand dollars for the purpose of completing the changing the channel of the Mohawk river between said city and the town of Deerfield, for the acquisition of lands therefor, the payment of damages incurred thereby and expenses connected therewith and to issue bonds therefor and providing for the payment thereof."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Gates moved to amend by substituting therefor the following substitute bill.

(See Appendix, No. 37.)

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said substitute bill be printed.

On motion of Mr. Gates, said substitute bill was recommitted to the committee on affairs of cities.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 563, Int. No. 527) entitled "An act to release to Bridget Buckley, all the right, title and interest of the people of the State of New York in and to certain real estate, in the town of Perinton, county of Monroe," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 350, Int. No. 326) entitled "An act to amend the Forest, Fish and Game Law relative to the establishment of a close season in towns," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1217, Int. No. 999) entitled "An act to legalize and validate a certificate of indebtedness or bond of the town of Deerfield, in the county of Oneida, executed by the town board and commissioner of highways of said town, for the purpose of paying back indebtedness of said town," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the Assembly bill (No. 754, Senate reprint No. 842, Int. No. 192) entitled "An act to amend the Labor Law, relative to factories."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1082, Int. No. 378) entitled "An act to repeal article three of the Labor Law, relating to free employment bureaus in cities of the first class," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 771, Int. No. 674) entitled "An act to amend the Election Law, in relation to the abolition or consolidation of election districts in towns," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 697, Int. No. 193) entitled "An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1527, Int. No. 261) entitled "An act to enable the Montauk tribe of Indians in the name of their chief or head to maintain actions in the courts of this State to establish and enforce their rights in and to certain real and personal property," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1035, Int. No. 334) entitled "An act to amend chapter two hundred and sixty-six of the Laws of nineteen hundred and three, entitled 'An act to provide for the holding of town meetings and elections in counties of the State having a certain population,' relative to the times of such town meetings and elections, the terms of town officers and the compensation of certain committees and supervisors of such counties," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 739, Int. No. 658) entitled "An act to confer jurisdiction upon the Court of Claims to hear,



audit and determine the alleged claim of Manheim Brown, against the State, for damages alleged to have been sustained by him, and to render judgment therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1087, Int. No. 896) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,'" with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

The Senate returned the bill (No. 659, Int. No. 99) entitled "An act to amend the Code of Civil Procedure, in relation to the fees of the clerk of the city court of the city of New York," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1449, Int. No. 540) entitled "An act to amend the Election Law, in relation to the newspapers in the borough of Manhattan in which a list of the registration and polling places and boundaries of election districts shall be published," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1132, Int. No. 936) entitled "An act to amend the charter of the city of New Rochelle in relation to the general fund," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

The Senate returned the bill (No. 1576, Int. No. 938) entitled "An act to amend chapter one hundred and twenty-eight of the

Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the official bonds of city officers," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

The Senate returned the bill (No. 1582, Int. No. 1071) entitled "An act to amend chapter three hundred and forty-seven of the Laws of eighteen hundred and ninety, entitled 'An act to provide for the payment of the cost and expenses of the construction of a trunk sewer on the east side of the Genesee river in the city of Rochester, by the issue of bonds of said city, and providing for the payment of said bonds by local assessments,'" with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rochester.

The Senate returned the bill (No. 838, Int. No. 721) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to revise the charter of the city of Dunkirk,' relating to police commissioners and policemen," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

The Senate returned the bill (No. 839, Int. No. 722) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to revise the charter of the city of Dunkirk,' in relation to the paving of Railroad avenue," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

The Senate returned the bill (No. 1114, Int. No. 723) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to

revise the charter of the city of Dunkirk,' relative to ascertaining indebtedness and issuing bonds," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

The Senate returned the bill (No. 841, Int. No. 724) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to revise the charter of the city of Dunkirk,' in relation to tax for improvements," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, *March 29, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 563, Int. No. 527) entitled "An act to release to Bridget Buckley, all the right, title and interest of the people of the State of New York in and to certain real estate, in the town of Perinton, County of Monroe."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, *March 29, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1217, Int. No. 999), entitled "An act to legalize and validate a certificate of indebtedness or bond of the town of Deerfield, in the county of Oneida, executed by the town board and commissioner of highways of said town, for the purpose of paying back indebtedness of said town."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, March 29, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 175, Int. No. 158) entitled "An act to release to the heirs of Margaret Tracey, widow of Dennis Tracey, of all the right, title and interest of the people of the State of New York, in and to certain real estate situate in the town of Deerpark, county of Orange and State of New York, acquired by escheat or otherwise, upon the death of said Dennis Tracey."

FRANK W. HIGGINS.

Attention being called to an error in reprinting Assembly bill (No. 1071, reprint No. 1727, Int. No. 243),

Ordered, That the State printer be directed to reprint said bill.

The privileges of the floor were extended to Hon. Job Hedges and Hon. John Maxwell.

Mr. Miller offered for the consideration of the House a resolution, in the words following:

Whereas, This Assembly has learned with profound regret of the death this morning, at his home in Suffolk county, of the Hon. Wilmot M. Smith, a justice of the Supreme Court, of this State. And whereas, the faithful service to the people, great learning and ability of this distinguished judge were such as to make his death a loss to the State and the cause of the administration of justice therein, be it

Resolved, That when this House adjourn this day, it adjourn out of respect to the memory of the Hon. Wilmot M. Smith, deceased.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Mr. Draper offered for the consideration of the House a resolution, in the words following:

The Assembly learns with profound regret of the death of Hon. James Low of Niagara Falls, Niagara county.

Major Low served his country with fidelity and distinction throughout the entire period of the War of the Rebellion. He



was a member of this House during the years 1879 to 1881 inclusive, and rendered distinguished services to the State and nation in many positions of honor and trust.

In this death his party has sustained the loss of an able leader, the community a citizen of the highest character and attributes of citizenship. We extend to the family of the deceased our sincere and heartfelt sympathy in their bereavement;

Resolved, That out of respect to the memory of Hon. James Low this House do now adjourn, and that a copy of these resolutions, suitably engrossed, be transmitted to the members of his family.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

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### FRIDAY, MARCH 30, 1906.

The House met pursuant to adjournment.

Prayer by Rev. F. S. Sill, Cohoes.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the Bureau of Labor Statistics, which was laid upon the table and ordered printed.

(See Document No. 60.)

The Senate sent for concurrence the following entitled bills:

"An act to amend the Code of Civil Procedure in respect to establishing presumptively the title to real property derived through an action or proceeding, where the record of such action or proceeding, or some part thereof, has been lost from the public office where the same ought to be found on file pursuant to law" (No. 807, Rec. No. 222), which was read the first time and referred to the committee on codes.

"An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village"

(No. 955, Rec. No. 223), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Agricultural Law, in relation to the delivery of adulterated milk" (No. 956, Rec. No. 224), which was read the first time and referred to the committee on agriculture.

"An act to validate the title of lands lying within the original limits of certain streets which have been abandoned, discontinued or contracted, located in what was formerly the south village of Black Rock, now the city of Buffalo, and release such lands to adjacent land owners" (No. 886, Rec. No. 225), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter one hundred and thirty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act providing for the better collection of taxes in the county of Erie; for the sale by the treasurer thereof of lands in said county for unpaid taxes, and regulating the compensation of said treasurer,' in relation to the powers of the deputy county treasurer" (No. 790, Rec. No. 226), which was read the first time and referred to the committee on internal affairs.

"An act to authorize a further appropriation for the maintenance of the metropolitan museum of art in the Central park in the city of New York" (No. 924, Rec. No. 227), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Tax Law relating to certain exemptions" (No. 763, Rec. No. 228), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to authorize the Comptroller of the State to hear and determine the application of Henry F. Hamilton, for the cancellation of the eighteen hundred and ninety and eighteen hundred and ninety-five tax sales of the southeast, one-fourth of lot one hundred and sixty, township eleven, Old Military Tract, in the county of Essex" (No. 940, Rec. No. 229), which was read the first time and referred to the committee on ways and means.

"An act dedicating Bridge square in the city of Rochester extending from Caledonia avenue to West avenue, as a public street, and abandoning the use of same for canal purposes" (No.

953, Rec. No. 230), which was read the first time and referred to the committee on affairs of cities.

"An act to provide for the improvement of the river front in the city of Albany" (No. 912, Rec. No. 231), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the extension of Riverside park in the city of New York by filling in certain land under water so as to permit the construction of an athletic field and playgrounds therein by the trustees of Columbia college in the city of New York" (No. 886, Rec. No. 232), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Tax Law, in relation to taxation of the personal property of nonresidents" (No. 818, Rec. No. 233), which was read the first time and referred to the committee on taxation and retrenchment.

"An act in relation to illuminating gas in the city of Auburn and regulating the quality and pressure thereof and the price to consumers and providing a penalty for violation," (No. 881, Rec. No. 235), which was read the first time and referred to the committee on electricity, gas and water supply.

Mr. Agnew introduced a bill entitled "An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the City of New York'" (Int. No. 1394), which was read the first time and referred to the committee on affairs of cities.

Mr. Caughlan introduced a bill entitled "An act to amend the Domestic Commerce Law, relative to the sale of oats in bags" (Int. No. 1395), which was read the first time and referred to the committee on general laws.

Mr. Cohalan introduced a bill entitled "An act to authorize the police commissioner of the city of New York, in his discretion, to reopen and reconsider the resignation of Robert A. Campbell as a member of the police department and force of the city of New York, and to appoint, reappoint, reinstate and restore him as a patrolman in the police department and force of said city"

(Int. No. 1396), which was read the first time and referred to the committee on affairs of cities.

Mr. Cox introduced a bill entitled "An act to amend chapter three hundred and seventy-eight of the Laws of eighteen hundred and eighty-three, entitled 'An act in relation to receivers of corporations,' in relation to commissions and the designation and compensation of counsel, and repealing the section of the Revised Statutes relating to the compensation of receivers" (Int. No. 1397), which was read the first time and referred to the committee on the judiciary.

Mr. Eckmann introduced a bill entitled "An act to amend the municipal court act of the city New York generally" (Int. No. 1398), which was read the first time and referred to the committee on affairs of cities.

Mr. Farnan introduced a bill entitled "An act to provide for the acquisition of certain real estate and wharf property in the borough of Manhattan in the city of New York for park and recreative purposes" (Int. No. 1399), which was read the first time and referred to the committee on affairs of cities.

Mr. Grady (by request) introduced a bill entitled "An act to amend the Code of Civil Procedure in relation to exemptions and executions" (Int. No. 1400), which was read the first time and referred to the committee on codes.

Mr. Hamn introduced a bill entitled "An act to legalize and confirm certain acts of the taxpayers of the village of Savannah done at the last village election, and to provide for the payment of a note to which such action related" (Int. No. 1401), which was read the first time and referred to the committee on affairs of villages.

Mr. Harawitz introduced a bill entitled "An act to amend chapter five hundred and thirty-one of the Laws of eighteen hundred and eighty-four, entitled 'An act in relation to the office of register of the city and county of New York,' relative to the duty of the register after the close of his term" (Int. No. 1402), which was read the first time and referred to the committee on affairs of cities.



Mr. Harte introduced a bill entitled "An act to amend the Liquor Tax Law, in relation to liquor traffic in department stores, in cities of the first class" (Int. No. 1403), which was read the first time and referred to the committee on excise.

Mr. Knapp introduced a bill entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' in relation to streets and sidewalks" (Int. No. 1404), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to authorize the Comptroller of the State of New York to hear and determine the application of J. G. Stevens for the cancellation of the tax sale of eighteen hundred and eighty-four of a portion of lot number fifty-nine of township number six, in the Old Military Tract, in the town of Ellenburgh, county of Clinton" (Int. No. 1405), which was read the first time and referred to the committee on ways and means.

Mr. LaFetra introduced a bill entitled "An act to repeal section two hundred and thirty-two of the Municipal Court Act of the city of New York, relative to trial by jury" (Int. No. 1406), which was read the first time and referred to the committee on the judiciary.

Mr. O'Neill introduced a bill entitled "An act to amend the Greater New York charter, relating to retiring members of fire departments; in respect to pensions" (Int. No. 1407), which was read the first time and referred to the committee on affairs of cities.

Mr. S. J. Palmer introduced a bill entitled "An act to amend the State Printing Law relative to printing messages and reports" (Int. No. 1408), which was read the first time and referred to the committee on public printing.

Mr. Surpless introduced a bill entitled "An act to amend the Greater New York charter, relative to the duties of local school boards" (Int. No. 1409), which was read the first time and referred to the committee on affairs of cities.

Mr. Weber introduced a bill entitled "An act creating a State motor vehicle accident commission and defining its duties, and providing for the recording of accidents by motor vehicles" (Int. No. 1410), which was read the first time and referred to the committee on ways and means.

Mr. Wells introduced a bill entitled "An act to facilitate the dissolution of associations incorporated under the provisions of chapter one hundred and twenty-two of the Laws of eighteen hundred and fifty-one and the acts amendatory thereof, and the distribution of their assets" (Int. No. 1411), which was read the first time and referred to the committee on the judiciary.

Mr. Merritt introduced a bill entitled "An act relating to the consolidation of certain school districts in the town of Potsdam, county of Saint Lawrence, and providing for the instruction of primary grades in such districts as a part of the Potsdam State Normal School" (Int. No. 1412), which was read the first time and referred to the committee on internal affairs.

Mr. Sammon (by request) introduced a bill entitled "An act authorizing the fire commissioner of the city of New York, to rehear and retry the charges upon which James McCullen, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position" (Int. No. 1413), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Wilson introduced a bill entitled "An act to amend chapter one hundred and forty-two of the Laws of eighteen hundred and seventy-nine, entitled 'An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and forty-two, entitled "An act to condense and amend the several acts relating to the village of Albion," and the several acts amendatory thereof,' in relation to the schools and school district of such village" (Int. No. 1414), which was read the first time.

On motion of Mr. Wilson, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of villages.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 1763, Int. No. 1304) introduced by the committee on ways and means, entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations," reported in favor of the passage of the same with the following amendments:

Page 3, after line 10, insert the following:

"For the Governor, five thousand dollars (\$5,000), or so much thereof as may be necessary, for continuing and completing the preparation of an annotated edition of the Governor's messages as provided by chapter seven hundred of the laws of nineteen hundred five. When such annotated edition, or any part thereof, not less than one volume, is ready for publication, it shall be delivered to the State Printer who shall print the same subject to the order of the Governor as to the kind or kinds of type to be used therein. Payments from the sum hereby appropriated shall be made on the order of the Governor and the warrant of the Comptroller.

Page 4, after line 20, insert the following:

"For Alice McMaster Parkhurst, widow of the late John F. Parkhurst, justice of the Supreme Court for the Seventh Judicial District, who died February twenty-first, nineteen hundred six, six thousand one hundred fifty dollars (\$6,150), being the amount of the annual compensation of said justice for the calendar year nineteen hundred six, which would have been earned by him had he continued to live until the close of that year and had served as such justice."

Page 6, after line 1, insert the following:

"For the Court of Appeals Library at Syracuse, for the purchase of books and necessary re-binding of books belonging to said library, two thousand dollars (\$2,000), to be paid on the presentation to the Comptroller of vouchers certified by the librarian of said library."

Page 6, after line 15, insert "Legislature".

Page 6, after line 27, insert the following:

"For Charles J. Dodd, for personal expenses and counsel fees incurred in the contest by J. Harvey Waite for the seat of the Sixth Assembly District of the county of Kings, twenty-five hundred dollars (\$2,500), which sum shall be paid upon the approval of the chairman of the committee on privileges and elections.

"For Thomas F. Matthews, for personal expenses and counsel fees incurred in the contest by Samuel J. Palmer for the seat of the Thirteenth Assembly District of the county of Kings, fifteen

hundred dollars (\$1,500), which sum shall be paid upon the approval of the chairman of the committee on privileges and elections.

“ For Elijah Cook, counsel to the committee on privileges and elections, for counsel fees in the contest of Waite versus Dodd, and in the contest of Palmer versus Matthews, one thousand five hundred dollars (\$1,500), which sum shall be paid upon the approval of the chairman of the committee of privileges and elections.”

Page 13, after line 2, insert the following:

“ For the Comptroller, for the construction of Mezzanine floor, to provide additional room for the filing of records and papers of the Comptroller's Department, and for the purchase of file cases and furniture connected therewith, fifteen hundred dollars (\$1,500), or so much thereof as may be necessary.”

Page 24, after line 10, insert the following:

“ For the Commissioner of Agriculture for the purpose of defraying expenses incurred in or for paying damages resulting from litigation in which he or any of his appointees or employees may be made defendants, either as officials or individuals, in which the questions litigated involve their actions as either officials or employees, in the enforcement of the Agricultural Law, the sum of five thousand dollars (\$5,000).

“ For the deficiency in salary of one stenographer from April 1, 1906, to October 1, 1906, one hundred fifty dollars (\$150.00).

“ For the salary of the Acting Chief of the Bureau of Information and Statistics of the Department of Agriculture for the month of September, nineteen hundred five, the sum of one hundred twenty-five dollars (\$125.00).

“ For the Commissioner of Agriculture to pay the expenses incurred by delegates to the Farmers' National Congress, fifteen hundred dollars (\$1,500), or so much thereof as may be necessary.”

Page 25, after line 25, insert the following:

“ For compensation of commissioners in addition to the amounts heretofore provided for that purpose, one thousand dollars (\$1,000).

“ For temporary help, three hundred dollars (\$300.00).

Page 41, after line 10, insert the following: “ For cleaning and repairing Lye creek in the town of Salina, Onondaga county, seven thousand five hundred dollars (\$7,500), or so much thereof as may be necessary.

“ For the Superintendent of Public Works, for the changing and repair of a highway, washed and damaged by the flow of water in Black river and the tearing away of the bank by floating



pulp wood and logs, in the town of Croghan, county of Lewis, the sum of five hundred dollars (\$500.00), or so much thereof as may be necessary."

Page 43, after line 7, insert the following:

"For the Board of Railroad Commissioners the sum of one hundred twenty thousand four hundred nine dollars and sixty cents (re. \$120,409.60), being the amount remaining unexpended in the state treasury of the appropriation made by chapter seven hundred and twenty-nine of the laws of nineteen hundred four to carry into effect the provisions of chapter seven hundred fifty-four of the laws of eighteen hundred and ninety-seven, entitled "An act to amend the railroad law, and the acts amendatory thereof, relative to grade crossings" and the acts amendatory thereof, is hereby reappropriated, such amount having been pledged by determinations of said board to abolish certain grade crossings."

Page 43, line 10, strike out the word "five" and insert in place thereof the word "six".

Page 43, line 14, strike out the word "seventeen" and insert in place thereof the word "twenty-seven".

Page 43, line 15, strike out the figures "\$17,500" and insert in place thereof the figures "\$27,500".

Page 43, lines 15 and 16, strike out the words and figures "twenty thousand fifty dollars and sixteen cents (re. \$20,050.16)" and insert in place thereof the words and figures "seventeen thousand nine hundred sixteen dollars and eighty-three cents (re. \$17,916.83)".

Page 54, after line 13, insert the following:

"For the department of New York, Grand Army of the Republic, for incidental office expenses, including postage, printing, telegraph and telephone charges, fifteen hundred dollars (\$1,500), or so much thereof as may be necessary."

Page 56, line 10, strike out the word "the" and insert in place thereof the words "In addition to the".

Page 56, line 11, in the parenthesis, ahead of the dollar sign, insert "re."

Page 56, line 16, between the word "States" and "is" insert the word "which".

Page 56, line 17, between the words "purpose" and "payable" insert "the sum of one thousand five hundred eighty-one dollars and fifty cents (\$1,581.50) is hereby appropriated for the same purpose".

Page 58, strike out lines 1 to 4 inclusive, and insert in place thereof the following:

"To aid in extending the free winter courses for farmers' sons and daughters in the State College of Agriculture at Cornell University, and for the erection of a model rural schoolhouse and

barn, ten thousand dollars (\$10,000), or so much thereof as may be necessary."

Page 58, after line 22 insert the following:

"For Charles F. Bostwick, the sum of one hundred nine dollars and seventy-one cents (\$109.71) for the balance due to him as one of the commissioners to inquire into the subject of electric towage."

"In addition to the sum appropriated for that purpose by chapter seven hundred of the laws of nineteen hundred five, for the purpose of erecting a memorial column in the portico of memorial continental hall, Washington, District of Columbia, one thousand dollars (\$1,000), or so much thereof as may be necessary, the same to be paid on proper vouchers duly certified by the president general of the National Association of the Daughters of the American Revolution."

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill (No. 1757, Int. No. 1327) introduced by Mr. Wemple, entitled "An act to extend the time for the completion of the New York Canadian Pacific Railway," reported in favor of the passage of the same with the following amendment:

Page 1, line 4, strike out the word "twelve" and insert the word "nine".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill introduced by Mr. Steele (No. 303, Int. No. 303), entitled "An act to amend chapter seven hundred of the Laws of eighteen hundred and ninety-five, entitled 'An act to extend the time of commencement or construction or completion of railroads other than street surface railroads,' in relation to the extension of time for such commencement or completion," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 38.)

which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Senate bill introduced by Mr. Keenan (No. 496, Rec. No. 89), entitled "An act to regulate street railway fares in the county and borough of Queens."

Also, Senate bill introduced by Mr. Cullen (No. 590, Rec. No. 105), entitled "An act to regulate street railway fares in the borough of Brooklyn."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill introduced by joint committee of Senate and Assembly (No. 967, Int. No. 814), entitled "An act to amend the Penal Code in relation to the misconduct of officers and employees of corporations."

Also, Assembly bill introduced by joint committee of Senate and Assembly (No. 969, Int. No. 816), entitled "An act to amend the General Corporation Law relative to the acquisition of real property by life insurance corporations."

Also, Assembly bill introduced by joint committee of Senate and Assembly (No. 968, Int. No. 815), entitled "An act to amend the Penal Code relating to rebates and allowances by life insurance corporations."

Also, Assembly bill introduced by joint committee of Senate and Assembly (No. 966, Int. No. 813), entitled "An act to amend the Penal Code, relative to the crime of perjury."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill (No. 965, Int. No. 812) introduced by joint committee of Senate and Assembly, entitled "An act to amend the General Corporation Law relative to political contributions by corporations," reported in favor of the passage of the same with the following amendments:

Page 2, line 1, strike out the words "Every cor-", and line 2, strike out the words "poration which violates this section and any" and insert instead "Any".

Page 2, line 3, strike out the word "thereof" and instead insert "of any corporation which violates any of the provisions of this section".

Page 2, line 6, insert after the word "misdemeanor" the following: "and punishable by imprisonment in a penitentiary or county jail for not more than one year and a fine of not more than one thousand dollars,".

JAS. T. ROGERS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill (No. 963, Int. No. 810) introduced by joint committee of Senate and Assembly, entitled "An act to amend the Legislative Law relative to services in legislative matters," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, insert after "person" the word "firm".

Page 2, line 4, insert after "persons" "firm or firms,".

Page 2, line 14, insert after "persons" the word "firms".

Page 2, line 20, insert after "person" the word "firm".

Page 3, line 3, strike out the word "it" and all of lines 4, 5, 6, 7, 8, and the words "paid or incurred in" in line 9, and instead insert the following:

"It shall be the duty of every person, firm, corporation and association within two months after the adjournment of the legislature to file in the office of the secretary of state an itemized statement verified by the oath of such person, or in case of a firm or a member thereof, or in case of a domestic corporation or association of an officer thereof, or in case of a foreign corporation or association of an officer or agent thereof, showing in detail all expenses paid or incurred directly or indirectly in".

Page 3, line 20, strike out the words "Any person" and insert instead "Every person, every member of any firm, and every".

Page 3, line 21, strike out "any" before the word "person" and insert "every" instead.

Page 3, line 24, insert after the word "association" the words "doing business in this state".

Page 3, line 23, insert after "misdemeanor" the following:



“and, in case of an individual, shall be punishable by imprisonment in a penitentiary or county jail for not more than one year or by a fine or not more than one thousand dollars or by both, and, in case of an association or corporation, by a fine of not more than one thousand dollars.”

JAS. T. ROGERS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill (No. 614, Rec. No. 194) and Assembly bill (No. 1220, Int. No. 1003), entitled “An act to amend the Code of Civil Procedure relative to inventories and accounts of committees of incompetent persons confined in State hospitals,” reported that they have compared the same and find that they are identical, which report was agreed to and said Senate bill was ordered substituted for said Assembly bill and placed on the order of third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. J. G. Allen (No. 1614, Int. No. 1258), entitled “An act to amend the Highway Law, in relation to additional tax for highway purposes.”

Also, the bill introduced by Mr. Myron Smith (No. 1416, Int. No. 1143), entitled “An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice in the town of Clinton, Dutchess county.”

Also, the bill introduced by Mr. Santee (No. 1566, Int. No. 1229), entitled “An act to amend the Forest, Fish and Game Law, in relation to the close season for hares and rabbits in the counties of Steuben and Sullivan.”

Also, the bill introduced by Mr. Tompkins (No. 106, Int. No. 106), entitled “An act to prevent the emasculation of the National anthem, the Star Spangled Banner, in the text books in use in the public schools of the State of New York.”

Also, the bill introduced by Mr. Lewis (No. 1711, Int. No. 1303), entitled “An act to amend the Forest, Fish and Game

Law, in relation to taking fish through the ice in Lake Neahtah-wanta."

Also, the bill introduced by Mr. Oglesby (No. 1028, Int. No. 863), entitled "An act to amend the Highway Law, relative to damages for change of grade."

Also, the bill introduced by Mr. Mead (No. 1561, Int. No. 1224), entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' relative to the custody of certain papers and salary of custodian."

Also, the bill introduced by Mr. Miller (No. 344, Int. No. 319), entitled "An act to amend the Consolidated School Law, in relation to the apportionment of State school moneys."

Also, the bill introduced by Mr. Maier (No. 1654, Int. No. 1284), entitled "An act to amend the Village Law, in relation to franchises and the filing thereof."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Santee (No. 1444, Int. No. 323), entitled "An act to amend section one hundred and seventy-six of article nine of chapter twenty of the Laws of nineteen hundred, known as an act for the protection of the forest, fish and game of the State, constituting chapter thirty-one of the general laws, giving additional power of search to certain special protectors," reported the same with the following recommendations:

Amend title by striking out "section one hundred and seventy-six of article nine of chapter twenty of the Laws of nineteen hundred, known as an act for the protection of"; insert "law" after "game"; strike out "of the state, constituting chapter thirty-one of the general laws, giving"; insert "relative to giving" before "additional".

Page 1, line 5, strike out comma after "discretion", and strike out comma after "county", line 6.

Page 2, line 1, insert "game" before "protector".

Page 2, line 3, strike out comma after "commission".

Page 2, line 9, insert "[.] " after "state".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to incorporate the American Baptist Publication Society." (No. 1767, Int. No. 895.)

"An act to amend chapter seven hundred and thirty-seven of the Laws of nineteen hundred and five, entitled 'An act to establish a Commission of Gas and Electricity with power to regulate the price of gas and electric light and certain other electric services, and to provide for the control and supervision of gas, electric light and other electric corporations and making an appropriation therefor.'" (No. 1764, Int. No. 1102.)

"An act to revise the charter of the city of Hornellsville and to change the name thereof." (No. 1765, Int. No. 526.)

"An act to amend chapter five hundred and fifty of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to a biennial school census,' relative to taking school census." (No. 1768, Int. No. 1164.)

"An act to amend the Town Law, relating to appeals from town board to board of supervisors." (No. 1766, Int. No. 167.)

"An act to prevent the emasculation of the National anthem, the Star Spangled Banner, in the text books in use in the public schools of the State of New York." (No. 106, Int. No. 106.)

"An act to amend the Village Law, in relation to franchises and the filing thereof." (No. 1654, Int. No. 1284.)

"An act to amend the Consolidated School Law, in relation to the apportionment of State school moneys." (No. 344, Int. No. 319.)

"An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' relative

to the custody of certain papers and salary of custodian." (No. 1561, Int. No. 1224.)

"An act to amend the Village Law, in relation to the qualification of voters." (No. 1730, Int. No. 1124.)

"An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in Lake Neahtahwanta." (No. 1711, Int. No. 1303.)

"An act to amend the Forest, Fish and Game Law, in relation to the close season for hares and rabbits in the counties of Steuben and Sullivan." (No. 1566, Int. No. 1229.)

"An act to amend the Highway Law, in relation to additional tax for highway purposes." (No. 1614, Int. No. 1258.)

"An act to amend the Highway Law, relative to damages for change of grade." (No. 1028, Int. No. 863.)

"An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice in the town of Clinton, Dutchess county." (No. 1416, Int. No. 1143.)

"An act regulating the rates of ferriage for foot passengers on the Astoria ferry, in the city of New York, and the Tenth and Twenty-third street ferries in the borough of Manhattan, and Greenpoint avenue, in the borough of Brooklyn." (No. 1725, Int. No. 734.)

Mr. Palmer offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 733, Rec. No. 164) entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative, and said bill ordered placed on the order of second reading.

The bill (No. 1275) entitled "An act to change and amend the charter of the Women's Foreign Missionary Society of the Methodist Episcopal Church" (Int. No. 1048), was read the second time.



On motion of Mr. Stanley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1491) entitled "An act to incorporate the Trustees of the William Croswell Doane Fund for Christian Work in the Diocese of Albany" (Int. No. 1191), was read the second time.

On motion of Mr. Mead, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1426) entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association,"' as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight" (Int. No. 1155), was read the second time.

On motion of Mr. Gates, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1124) entitled "An act to amend the Banking Law, in relation to the amount which a bank or trust company may loan to any person, company, corporation or firm" (Int. No. 928), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1473) entitled "An act to amend the Public Health Law in relation to the practice of dentistry by defining practice of dentistry and providing for examinations and the correction of the registers of dentists kept by the Regents and county clerks" (Int. No. 1178), was read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 239) entitled "An act making an appropriation to the Central New York Institution for Deaf-Mutes, at Rome, to enable it to extinguish its debt incurred for the support and education of its deaf and dumb pupils and for the paving of the

street fronting its property" (Int. No. 239), was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 264) entitled "An act to provide additional buildings at the New York Agricultural Experiment Station, and making an appropriation therefor" (Int. No. 245), was read the second time.

On motion of Mr. Burnett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1236) entitled "An act to provide for a State Board of Managers of Reformatories, and to vest in said board the management of the State Reformatory at Elmira and the State Reformatory at Napanoch, and to provide for their management and the transfer of inmates" (Int. No. 1019), was read the second time.

On motion of Mr. Cunningham, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1589) entitled "An act to amend sections twenty-six, twenty-seven and one hundred and forty-three of the Canal Law, relative to superintendents of repairs and drafts of money by the superintendent of public works for the payment of contracts" (Int. No. 1237), was read the second time.

On motion of Mr. Moreland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1713) entitled "An act to release to Michael Watters, Mary Watters, Mary Fleming the second, Thomas Fleming, Margaret Fleming, Annie Jones and Elizabeth Fleming, all the right, title and interest of the people of the State of New York, in and to certain real estate in the borough of Brooklyn, county of Kings, city of New York, acquired by escheat or forfeiture upon the deaths of Henry Fleming and Mary Fleming" (Int. No. 1308), was read the second time.

On motion of Mr. Dowling, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1617) entitled "An act authorizing the Commis-

sioners of the Land Office to grant and convey to the city of Albany lands under water of the Albany basin " (Int. No. 1261), was read the second time.

On motion of Mr. Patton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1506) entitled "An act to reappropriate the unexpended balance of an appropriation made by chapter six hundred and fifty-five of Laws of nineteen hundred and four, to establish a State College of Agriculture at Cornell University " (Int. No. 1206), was read the second time.

On motion of Mr. Moreland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1113) entitled "An act to amend chapter one hundred and seventy of the Laws of nineteen hundred, entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park and thereby to preserve the scenery of the Palisades,' relating to the extension of said park " (Int. No. 707), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 280) entitled "An act to provide for the erection of a suitable monument in commemoration of the soldiers of the Tenth Regiment New York State Volunteers Infantry (National Zouaves) who were engaged in the battle of Second Bull Run or Manassas Plains, State of Virginia, August thirtieth, eighteen hundred and sixty-two, and making an appropriation therefor " (Int. No. 248), was read the second time.

On motion of Mr. Dowling, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1784) entitled "An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter " (Int. No. 900), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1686) entitled "An act to amend the Code of Civil Procedure in relation to the Court of Claims" (Int. No. 1062), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1754) entitled "An act to amend the Code of Civil Procedure, in relation to the voluntary dissolution of a corporation" (Int. No. 1324), was read the second time.

On motion of Mr. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1706) entitled "An act to amend section thirty-three hundred and twelve of the Code of Civil Procedure, relative to compensation of deputy sheriffs attending courts in the county of Richmond" (Int. No. 1298), was read the second time.

On motion of Mr. Wedemeyer, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1501) entitled "An act to amend the Code of Civil Procedure in relation to regulating the removal or locking of gas meters and suspension of gas service" (Int. No. 1201), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 692) entitled "An act to change the name of the Prospect Park Presbyterian Church of Brooklyn, New York, to the Parkside Church, Presbyterian, of Brooklyn, New York" (Rec. No. 175), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading.

The Senate bill (No. 185) entitled "An act to provide for acquiring the land known as the Watkins Glen, in Schuyler county, and making an appropriation therefor" (Int. No. 83), was read the second time.

On motion of Mr. Moreland, said bill was placed on the order of third reading.



The Senate bill (No. 486) entitled "An act to reappropriate money for the erection of an armory in the city of Buffalo for the use of the Sixty-fifth Regiment, National Guard, as provided by chapter two hundred and fifty-six of the Laws of nineteen hundred " (Rec. No. 176), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading.

The Senate bill (No. 657) entitled "An act to amend the Public Health Law, in relation to the approval by the State Commissioner of Health of the construction or extension of systems of potable water supply " (Rec. No. 138), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The Senate bill (No. 487) entitled "An act to reappropriate money for the construction of an armory in the city of Gloversville, as provided for by chapters seven hundred and twenty-nine of the Laws of nineteen hundred and four and five hundred and seventy of the Laws of nineteen hundred and three " (Rec. No. 166), was read the second time.

On motion of Mr. Mills, said bill was placed on the order of third reading.

The Senate bill (No. 849) entitled "An act to amend chapter one hundred and seventy-five of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the charter of the Missionary Society of the Methodist Episcopal Church ' " (Rec. No. 206), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading.

The Senate bill (No. 703) entitled "An act to amend section thirty-two hundred and thirty of the Code of Civil Procedure, relating to costs in an action " (Rec. No. 145), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent,

said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1681) entitled "An act to amend the Village Law, in relation to pavements" (Int. No. 918), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1739) entitled "An act to amend the Greater New York charter relative to the department of correction" (Int. No. 1096), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1662) entitled "An act to amend chapter six hundred and seventy-eight of the Laws of nineteen hundred and four, entitled 'An act to extend the time of the Bennington and Hoosick Valley Railway Company to commence the construction of all its extensions, to finish all the extensions of its said road, and to put all of the same in operation,' by further extension of time" (Int. No. 249), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1683) entitled "An act to amend chapter five hundred and seventeen of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the paving or macadamizing of streets, avenues, highways and public places in the village of Port Chester, Westchester county, and to provide for the payment of the expense of the same'" (Int. No. 982), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Mead	Shuttleworth
Allen F E	Cox	Hamn	Merritt	Smith A E
Allen J G	Crosley	Hapeman	Miller	Smith J E
Apgar	Cunningham	Harawitz	Moreland	Smith M F
Averill	DeGroot	Harte	Murphy	Smith Myron
Baldwin	Donohue	Hartman	Nevins	Sprenger
Bass	Draper	Harvey	Norton	Stanley
Becker	Eagleton	Hastings	Oglesby	Steele
Beebe	Eckmann	Hoffman	Oliver	Story
Bernstein	Evans	Hooker	O'Neill	Surpless
Bird	Farnan	Hooper	Palmer G M	Thompson
Bisland	Filley	Hubbs	Palmer S J	Volk
Bohan	Fish	Kavanagh	Patton	Waddell
Boshart	Foelker	Keyes	Phillips	Wade
Brady	Foster	Knapp	Pratt	Wainwright
Brennan	Fowler	Krulewitch	Prentice	Weber
Burnett	Francis	Lansing	Quinn	Wedemeyer
Burns	Gates	LaFetra	Reilly	Wemple
Burzynski	Grady	Lee A E	Rock	West
Campbell	Grattan	Lee W I	Rogers	Whitley
Carnochan	Gray A B	Lewis	Salomon	Whitney G H
Carrier	Gray F J	Lupton	Sammon	Williams
Caughlan	Green	Lynch	Santee	Wilson
Chamberlain	Gregory	Maher	Schmitt	Winter
Charles	Gunderman	Maier	Schoeneck	Wood
Colne	Gurnett	Matthews	Scovill	Yale
Coon	Hackett	McGuire	Shanahan	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1728) entitled "An act making appropriations for the State charitable institutions, the New York State School for the Blind, and Elmira Reformatory" (Int. No. 957), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1729) entitled "An act to amend the Forest, Fish and Game Law relative to close season for Wilson (called English snipe), yellow legs, and jacksnipe in the counties of Chautauqua, Cattaraugus, Erie and Oneida" (Int. No. 959), was read the third time, having been printed and upon the desks of the mem-

bers in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Hartman	Nolan	Stanley
Appar	Donohue	Hastings	Norton	Steele
Averill	Dowling	Hoffman	Oglesby	Steffens
Baldwin	Draper	Hooker	Oliver	Story
Bass	Dressing	Hooper	O'Neill	Surplless
Becker	Eagleton	Hubbs	Palmer G M	Thompson
Beebe	Evans	Kavanagh	Palmer S J	Volk
Bernstein	Farnan	Keyes	Patton	Waddell
Bird	Feth	Knapp	Phillips	Wade
Bisland	Filley	Krulewitch	Pratt	Wainwright
Bohan	Fish	Lansing	Prentice	Weber
Brady	Foelker	LaFetra	Quinn	Wedemeyer
Brennan	Foster	Lee A E	Reilly	Wells
Burnett	Fowler	Lee W I	Rock	Wemple
Burns	Francis	Lewis	Rogers	West
Burzynski	Fritz	Lupton	Salomon	Whitley
Carnochan	Gates	Maher	Sammon	Whitney F G
Carrier	Grady	Maier	Santee	Whitney G H
Caughlan	Grattan	Matthews	Schoeneck	Williams
Chamberlain	Gray A B	McGuire	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1694) entitled "An act to amend section six hundred and eighty-eight of the Code of Civil Procedure, relative to the undertaking to be given for discharging attachments" (Int. No. 1231), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1740) entitled "An act to provide for the laying out of a public park or playground in the city of New York,



between Thirty-fourth and Forty-fourth streets and west of Tenth avenue" (Int. No. 224), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Hartman	Nolan	Stanley
Allen J G	DeGroot	Hoffman	Norton	Steele
Averill	Donohue	Hooker	Oglesby	Steffens
Baldwin	Dowling	Hooper	Oliver	Story
Becker	Dressing	Hubbs	O'Neill	Surpless
Bedell	Farnan	Keyes	Palmer G M	Thompson
Beebe	Feth	Knapp	Patton	Volk
Bernstein	Filley	Krulewitch	Phillips	Waddell
Bird	Fish	Lansing	Prentice	Wade
Bisland	Foelker	Lee A E	Quinn	Wainwright
Bohan	Foster	Lee W I	Reilly	Weber
Boshart	Fowler	Lewis	Rock	Wedemeyer
Brady	Francis	Lupton	Salomon	Wells
Brennan	Gates	Maier	Sammon	Wemple
Burnett	Grady	Matthews	Schoeneck	West
Burns	Grattan	McGuire	Schwegler	Whitley
Burzynski	Gray F J	Mead	Scovill	Whitney F G
Carnochan	Green	Merritt	Shanahan	Whitney G H
Caughlan	Gregory	Miller	Shuttleworth	Williams
Chamberlain	Hackett	Mills	Smith A E	Wilson
Coon	Hammond	Moreland	Smith J E	Wood
Cowan	Hamn	Murphy	Smith Myron	Yale
Cox	Hapeman	Nevins		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1690) entitled "An act to legalize the official acts of certain justices of the peace and authorizing them to execute and file official bonds and official oaths and certificates" (Int. No. 1154), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Harawitz	Miller	Smith M F
Allen F E	Crosley	Hartman	Mills	Sprenger
Allen J G	DeGroot	Harvey	Murphy	Stanley
Apgar	Donohue	Hoffman	Nevins	Steele
Baldwin	Dowling	Hooker	Oglesby	Steffens
Bass	Draper	Hooper	Palmer G M	Surpluss
Becker	Eckmann	Hubbs	Palmer S J	Thompson
Beebe	Evans	Kavanagh	Patton	Volk
Bernstein	Filley	Knapp	Pratt	Waddell
Bird	Fish	Krulewitch	Prentice	Wade
Bohan	Foster	Lansing	Quinn	Wainwright
Boshart	Fowler	LaFetra	Reilly	Weber
Brennan	Francis	Lee A E	Rock	Wells
Burnett	Gates	Lee W I	Salomon	Wemple
Burns	Grattan	Lewis	Sammon	West
Campbell	Gray F J	Lupton	Santee	Whitley
Carnochan	Green	Lynch	Schmitt	Whitney G H
Carrier	Gregory	Maier	Schoeneck	Williams
Caughlan	Gunderman	Maier	Scovill	Wilson
Chamberlain	Gurnett	McGuire	Shanahan	Winters
Cohalan	Hackett	Mead	Shuttleworth	Wood
Coon	Hammond	Merritt	Smith J E	Yale
Cowan	Hapeman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1688) entitled "An act in relation to corporations other than stock corporations" (Int. No. 1113), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Harawitz	Moreland	Sprenger
Allen J G	Cox	Harte	Murphy	Stanley
Apgar	Cunningham	Hartman	Nolan	Steele
Averill	DeGroot	Hastings	Oglesby	Steffens
Baldwin	Donohue	Hoffman	Palmer G M I	Story

Bass	Dowling	Hubbs	Palmer S J	Surpless
Becker	Evans	Kavanagh	Patton	Thompson
Bernstein	Farnan	Keyes	Phillips	Tompkins
Bird	Feth	Knapp	Pratt	Volk
Bisland	Filley	Lansing	Prentice	Waddell
Bohan	Fritz	Lee A E	Rock	Wade
Brady	Foster	Lee W I	Rogers	Wainwright
Brennan	Fowler	Lewis	Salomon	Weber
Burnett	Grattan	Long	Santee	Wells
Burns	Gray A B	Lupton	Schoeneck	Wemple
Burzynski	Gray F J	Lynch	Schwegler	West
Carnochan	Green	Maier	Scovill	Whitley
Carrier	Gregory	Matthews	Shuttleworth	Whitney F G
Caughlan	Gurnett	McGuire	Smith A E	Whitney G H
Chamberlain	Hackett	Mead	Smith J E	Wilson
Charles	Hammond	Merritt	Smith M F	Winters
Cohalan	Hamn	Miller	Smith Myron	Wood
Coon	Hapeman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1664) entitled "An act to amend the Village Law, relative to driving on sidewalks" (Int. No. 478), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1692) entitled "An act to amend the Code of Civil Procedure relating to actions on judgments" (Int. No. 1204), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 108

NOES 00

Those who voted in the affirmative were:

Agnew	Charles	Hackett	Mills	Smith A E
Allen F E	Cohalan	Hamn	Moreland	Smith M F
Allen J G	Colne	Harawitz	Murphy	Sprenger
Apgar	Cowan	Harte	Nevins	Steele
Averill	Cox	Harvey	Norton	Steffens
Baldwin	Crosley	Hastings	Oglesby	Story
Bass	DeGroot	Hoffman	Palmer G M	Surpless
Becker	Donohue	Hubbs	Palmer S J	Thompson

Beebe	Dowling	Kavanagh	Patton	Volk
Bernstein	Draper	Knapp	Pratt	Waddell
Bird	Eckmann	Krulwich	Prentice	Wainwright
Bisland	Evans	Lansing	Quinn	Weber
Bohan	Farnan	Lee A E	Reilly	Wedemeyer
Boshart	Filley	Lewis	Rock	Wells
Brady	Fish	Lupton	Rogers	Wemple
Brennan	Foelker	Lynch	Sammon	Whitley
Burnett	Foster	Maher	Santee	Whitney F G
Burns	Grady	Maier	Schmitt	Whitney G H
Campbell	Gray A B	Matthews	Scovill	Wilson
Carnochan	Green	McGuire	Shanahan	Wood
Carrier	Gunderman	Mead	Shuttleworth	Young
Caughlan	Gurnett	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1669) entitled "An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation" (Int. No. 602), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1674) entitled "An act to amend section six hundred and eighty-seven of the Code of Civil Procedure, relative to discharging attachments" (Int. No. 794), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1670) entitled "An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthorized offers for sale of and unauthorized applications for loans upon real property" (Int. No. 603), having been announced for a third reading,

On motion of Mr. Wells, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1695) entitled "An act to amend the Penal Code in relation to unlawful exclusion of persons from theatres or



places of amusement" (Int. No. 1232), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1687) entitled "An act to amend the Highway Law, in relation to highway accounts and reports of highway receipts and expenditures to the State Engineer" (Int. No. 1070), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hapeman	Merritt	Smith M F
Allen F E	Crosley	Harawitz	Mills	Smith Myron
Allen J G	DeGroot	Harte	Moreland	Sprenger
Averill	Donohue	Hartman	Murphy	Stanley
Baldwin	Dowling	Hastings	Nevins	Steele
Becker	Draper	Hoffman	Nolan	Steffens
Bernstein	Evans	Hooper	Oliver	Story
Bird	Farnan	Kavanagh	Palmer G M	Thompson
Bisland	Feth	Keyes	Palmer S J	Tompkins
Boshart	Filley	Knapp	Phillips	Volk
Brady	Fish	Krulewitch	Pratt	Waddell
Brennan	Foelker	LaFetra	Rogers	Wainwright
Burnett	Fowler	Lee A E	Salomon	Weber
Burzynski	Gates	Lee W I	Santee	Wedemeyer
Carnochan	Grattan	Lewis	Schmitt	Wells
Carrier	Gray A B	Long	Schoeneck	Wemple
Caughlan	Gray F J	Lynch	Schwegler	West
Chamberlain	Gregory	Maher	Scovill	Whitney F G
Cohalan	Gunderman	Maier	Shanahan	Whitney G H
Colne	Gurnett	Matthews	Shuttleworth	Williams
Coon	Hackett	McGuire	Smith A E	Wilson
Cowan	Hamn	Mead	Smith J E	Wood

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1676) entitled "An act to establish a State School of Agriculture at Saint Lawrence University, and making an ap-

propriation therefor" (Int. No. 841), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1738) entitled "An act to authorize and provide for the erection and maintenance of an additional public hospital in the city of New York" (Int. No. 912), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Agnew	Colne	Hackett	McGuire	Shanahan
Allen F E	Coon	Hammond	Mead	Smith A E
Allen J G	Cowan	Hamn	Merritt	Smith J E
Apgar	Cox	Hapeman	Miller	Smith M F
Averill	Cunningham	Harawitz	Moreland	Sprenger
Baldwin	DeGroot	Harte	Murphy	Stanley
Bass	Donohue	Hartman	Nevins	Steele
Becker	Dowling	Hastings	Norton	Steffens
Beebe	Draper	Hoffman	Oglesby	Story
Bernstein	Eckmann	Hooker	Oliver	Surpluss
Bird	Evans	Hooper	O'Neill	Volk
Bisland	Farnan	Keyes	Palmer G M	Wade
Bohan	Filley	Knapp	Palmer S J	Wainwright
Boshart	Fish	Krulewitch	Patton	Weber
Brady	Foster	Lansing	Pratt	Wells
Burnett	Fowler	LaFetra	Prentice	West
Burzynski	Francis	Lee A E	Rogers	Whitley
Campbell	Grady	Lee W I	Salomon	Whitney F G
Carnochan	Grattan	Lewis	Sammon	Williams
Carrier	Gray F J	Lupton	Santee	Wilson
Caughlan	Green	Lynch	Schmitt	Winters
Charles	Gregory	Maher	Schoeneck	Yale
Cohalan	Gunderman	Matthews		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 354) entitled "An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-

six, entitled 'An act in relation to the elections, constituting chapter six of the general laws,' relating to recounting and re-canvassing the votes and judicial investigation of ballots cast at elections heretofore and hereafter held" (Int. No. 320), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 418) entitled "An act to amend subdivision twelve, section fourteen, title seven, of the Consolidated School Law, subdivision seven of section forty-seven, title seven, of the Consolidated School Law and subdivision six of section fifteen of title eight of the Consolidated School Law; and to legalize certain acts of trustees of school districts" (Rec. No. 94), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

-Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Hapeman	Mills	Smith Myron
Allen J G	Cunningham	Harawitz	Moreland	Sprenger
Apgar	DeGroot	Hartman	Nevins	Stanley
Averill	Donohue	Hastings	Nolan	Steele
Bass	Dowling	Hooker	Norton	Story
Becker	Draper	Hooper	Oglesby	Surpless
Bedell	Dressing	Hubbs	Oliver	Thompson
Beebe	Farnan	Kavanagh	O'Neill	Tompkins
Bernstein	Feth	Keyes	Palmer S J	Volk
Bisland	Filley	Knapp	Phillips	Waddell
Bohan	Fish	Krulewitch	Pratt	Wade
Boshart	Foelker	Lansing	Quinn	Wainwright
Brady	Foster	LaFetra	Reilly	Wedemeyer
Burnett	Francis	Lee A E	Rock	Wells
Burzynski	Fritz	Lee W I	Salomon	Wemple
Carnochan	Grady	Lupton	Sammon	West
Carrier	Grattan	Maher	Santee	Whitley
Caughlan	Gray A B	Maier	Schoeneck	Whitney F G

Chamberlain	Green	Matthews	Scovill	Williams
Charles	Gregory	McGuire	Shuttleworth	Winters
Coon	Gunderman	Mead	Smith A E	Wood
Cowan	Hackett	Merritt	Smith J E	Yale
Cox	Hamn	Miller		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 680) entitled "An act to amend the Consolidated School Law, in relation to the apportionment of the free school fund" (Rec. No. 141), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hackett	Merritt	Smith J E
Allen FE	Cunningham	Hammond	Miller	Stanley
Allen J G	DeGroot	Hamn	Mills	Steele
Apgar	Donohue	Harawitz	Moreland	Steffens
Averill	Draper	Hartman	Murphy	Story
Baldwin	Dressing	Hastings	Nolan	Surpless
Bass	Eagleton	Hoffman	Norton	Volk
Becker	Evans	Hooker	Palmer G M	Waddell
Bedell	Farnan	Hooper	Palmer S J	Wade
Beebe	Feth	Hubbs	Phillips	Wainwright
Bernstein	Filley	Kavanagh	Pratt	Weber
Bird	Foelker	Keyes	Prentice	Wedemeyer
Bohan	Foster	Knapp	Quinn	Wells
Boshart	Fowler	Lansing	Reilly	Wemple
Brennan	Fritz	LaFetra	Rock	West
Burns	Gates	Lee A E	Rogers	Whitley
Burzynski	Grady	Lee W I	Sammon	Whitney F G
Carnochan	Grattan	Lewis	Santee	Whitney G H
Caughlan	Gray A B	Lupton	Schwegler	Williams
Chamberlain	Gray F J	Maher	Scovill	Winters
Colne	Green	Maier	Shanahan	Wood
Coon	Gregory	McGuire	Shuttleworth	Young
Cox	Gunderman	Mead	Smith A E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.



The Senate bill (No. 663) entitled "An act to amend the Highway Law, in relation to exempting Westchester county from the poll tax" (Rec. No. 173), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 699) entitled "An act to make the office of county clerk of Wyoming county a salaried office, and regulating the management of said office" (Rec. No. 182), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Gregory	Miller	Shanahan
Allen F E	Cowan	Gurnett	Mills	Shuttleworth
Allen J G	Cox	Hackett	Moreland	Smith A E
Apgar	Crosley	Hammond	Murphy	Smith M F
Averill	Cunningham	Hapeman	Nevins	Smith Myron
Baldwin	Dowling	Harawitz	Norton	Sprenger
Bass	Draper	Harte	Oglesby	Steele
Becker	Eagleton	Harvey	Palmer G M	Steffens
Beebe	Eckmann	Hoffman	Palmer S J	Story
Bird	Evans	Hooker	Patton	Surpless
Bisland	Farman	Hubbs	Phillips	Thompson
Brady	Filley	Keyes	Pratt	Waddell
Brennan	Fish	Knapp	Prentice	Wade
Burnet	Foelker	Krulewitch	Quinn	Weber
Burns	Foster	Lansing	Reilly	Wedemeyer
Burzynski	Fowler	LaFetra	Rock	Wells
Campbell	Francis	Lee A E	Rogers	Wemple
Carnochan	Gates	Lee W I	Salomon	West
Carrier	Grady	Lewis	Sammon	Whitley
Caughlan	Grattan	Lupton	Santee	Whitney G H
Chamberlain	Gray A B	Maier	Schmitt	Wilson
Cohalan	Gray F J	Matthews	Schoeneck	Winters
Colne	Green	Merritt	Scovill	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 188) entitled "An act to amend the Forest, Fish and Game Law, in relation to actions for penalties by the people" (Rec. No. 139), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate returned the Assembly bill (No. 918, Senate reprint No. 876, Int. No. 190) entitled "An act to amend chapter five hundred and ninety-nine of the Laws of eighteen hundred and ninety-eight, entitled 'An act to incorporate the Security Assurance Company,' relative to authorizing the Security Assurance Company to change its name and increase the number of its officers and directors."

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Moreland, the House adjourned.

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### MONDAY, APRIL 2, 1906.

The Houses met pursuant to adjournment.

Prayer by Rev. John T. Driscoll, Fonda.

On motion of Mr. Moreland, the reading of the journal of Friday, March 30, 1906, was dispensed with and the same was approved.

Mr. Averill introduced a bill entitled "An act to amend the County Law, relative to the appointment of a second deputy assistant district attorney for the county of Monroe" (Int. No. 1415), which was read the first time and referred to the committee on internal affairs.

Mr. Campbell introduced a bill entitled "An act to promote the commerce and improve the terminal facilities of the harbor of New York, and making an appropriation therefor" (Int. No. 1416), which was read the first time and referred to the committee on ways and means.

Mr. Hooper introduced a bill entitled "An act to amend the Domestic Commerce Law, in relation to the duty of hotel-keepers to provide fire-escapes" (Int. No. 1417), which was read the first time and referred to the committee on general laws.

Mr. Phillips introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section twelve of article six of the Constitution relating to the compensation of the judges of the Court of Appeals and of the justices of the Supreme Court" (Int. No. 1418), which was read the first time and referred to the committee on the judiciary.

Mr. Prentice introduced a bill entitled "An act to amend the Election Law relative to voting machines" (Int. No. 1419), which was read the first time and referred to the committee on the judiciary.

Mr. Fish introduced a bill entitled "An act to provide for the determination of the highways to be improved, from the proceeds of a debt or debts of the State, pursuant to the provisions of section twelve of article seven of the Constitution; to provide for the equitable apportionment of such highways, and the moneys appropriated therefor, among the several counties of the State and to provide for the manner in which such highways shall be improved and maintained" (Int. No. 1420), which was read the first time and referred to the committee on internal affairs.

Mr. Moreland introduced a bill entitled "An act making an appropriation from the general fund to supply a deficiency in the capital of the United States deposit fund caused by an adverse judgment and compromise thereon of claims by the State upon certain bonds issued by the town of Tonawanda in Erie county" (Int. No. 1421), which was read the first time and referred to the committee on ways and means.

Mr. Steele introduced a bill entitled "An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' relating to the creation of a board of cemetery commissioners in the village of Mohawk" (Int. No. 1422), which was read the first time.

On motion of Mr. Steele, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of villages.

Mr. Foelker introduced a bill entitled "An act in relation to certain streets in the borough of Brooklyn, city of New York" (Int. No. 1423), which was read the first time and referred to the committee on affairs of cities.

Mr. Sammon introduced a bill entitled "An act creating a new section of the Penal Code of the State of New York to be known as section four hundred and five-b" (Int. No. 1424), which was read the first time and referred to the committee on codes.

Also (by request), "An act constituting article four-a, chapter forty-eight, of the general laws, being the Domestic Relations Law of the State of New York" (Int. No. 1425), which was read the first time and referred to the committee on general laws.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Sprenger (No. 1541, Int. No. 651), entitled "An act to amend the Forest, Fish and Game Law by providing additional game protection for Jamaica bay and adjacent waters on Long Island and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Baldwin (No. 1536, Int. No. 119), entitled "An act to provide for the construction of a new lift or hoist bridge over the Oswego canal at North Salina street in the city of Syracuse, and making an appropriation therefor."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 537, Int. No. 504) introduced by Mr. Bedell, entitled "An act to authorize the building of a dike or dikes for the protection of property adjacent to the Delaware river in the village of Port Jervis, and making an appropriation therefor," reported in favor of the passage of the same with the following amendment:



Page 2, line 12, strike out the word "twenty-five" and insert in place thereof the word "fifteen".

SHERMAN MORELAND,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Lewis (No. 491, Rec. No. 160), entitled "An act to reappropriate money for the erection of an armory in the city of Rochester for the use of the National Guard and Naval Militia there stationed, as provided by chapter six hundred and forty-two of the Laws of nineteen hundred and four."

Also, Senate bill introduced by Mr. Brown (No. 489, Rec. No. 150), entitled "An act to reappropriate money for the construction of a State armory at Oneonta, as provided for by chapters seven hundred and twenty-nine of the Laws of nineteen hundred and four and six hundred and thirty-five of the Laws of nineteen hundred and three."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Gates (No. 1426, Int. No. 1155), entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association,"' as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight."

Also, the bill introduced by Mr. Mead (No. 1491, Int. No. 1191), entitled "An act to incorporate the trustees of the William Croswell Doane Fund for Christian Work in the Diocese of Albany."

Also, the bill introduced by Mr. Patton (No. 1617, Int. No.

1261), entitled "An act authorizing the Commissioners of the Land Office to grant and convey to the city of Albany lands under water of the Albany basin."

Also, the bill introduced by Mr. Dowling (No. 1713, Int. No. 1308), entitled "An act to release to Michael Watters, Mary Watters, Mary Fleming the second, Thomas Fleming, Margaret Fleming, Annie Jones and Elizabeth Fleming, all the right, title and interest of the people of the State of New York, in and to certain real estate in the borough of Brooklyn, county of Kings, city of New York, acquired by escheat or forfeiture upon the deaths of Henry Fleming and Mary Fleming."

Also, the bill introduced by Mr. Stanley (No. 1275, Int. No. 1048), entitled "An act to change and amend the charter of the Woman's Foreign Missionary Society of the Methodist Episcopal Church."

Also, the bill introduced by Mr. Moreland (No. 1506, Int. No. 1206), entitled "An act to reappropriate the unexpended balance of an appropriation made by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, to establish a State College of Agriculture at Cornell University."

Also, the bill introduced by Mr. Cunningham (No. 1236, Int. No. 1019), entitled "An act to provide for a State Board of Managers of Reformatories, and to vest in said board the management of the State Reformatory at Elmira and the State Reformatory at Napanoch, and to provide for their management and the transfer of inmates."

Also, the bill introduced by Mr. Dowling (No. 280, Int. No. 248), entitled "An act to provide for the erection of a suitable monument in commemoration of the soldiers of the Tenth Regiment New York State Volunteers Infantry, (National Zouaves) who were engaged in the battle of Second Bull Run or Manassas Plains, State of Virginia, August thirtieth, eighteen hundred and sixty-two, and making an appropriation therefor."

Also, the bill introduced by Mr. Phillips (No. 1754, Int. No. 1324), entitled "An act to amend the Code of Civil Procedure, in relation to the voluntary dissolution of a corporation."

Also, the bill introduced by Mr. Evans (No. 239, Int. No. 239), entitled "An act making an appropriation to the Central New York Institution for Deaf-Mutes, at Rome, to enable it to extinguish its debt incurred for the support and education of its deaf and dumb pupils and for the paving of the street fronting its property."

Also, the bill introduced by Mr. Burnett (No. 264, Int. No. 245), entitled "An act to provide additional buildings at the New York Agricultural Experiment Station, and making an appropriation therefor."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Moreland (No. 1589, Int. No. 1237), entitled "An act to amend sections twenty-six, twenty-seven and one hundred and forty-three of the Canal Law, relative to superintendents of repairs and drafts of money by the superintendent of public works for the payment of contracts," reported the same with the following recommendations:

Amend title by striking out "sections twenty-six, twenty-seven and forty-three of".

Page 1, line 1, strike out "the canal law, being".

Page 1, line 3, strike out "and" and insert "entitled 'An act in relation to canals,'".

Page 1, line 4, strike out "so as" and put quotations after "law".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Wedemeyer (No. 1706, Int. No. 1298), entitled "An act to amend section thirty-three hundred and twelve of the Code of Civil Procedure, relative to compensation of deputy sheriffs attending court in the county of Richmond," reported the same with the following recommendations:

Strike out "section thirty-three hundred and twelve of".

Page 1, line 2, insert comma after "procedure".

Page 2, line 13, add "s" to "section".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

“An act to amend article three, title one of chapter fourteen of the Code of Civil Procedure, by adding thereto a new section to be known as section seventeen hundred and seventy-one-a.” (No. 1807, Int. No. 795.)

“An act to amend the Greater New York charter, relative to the time when the park commissioner shall pay laborers.” (No. 1794, Int. No. 582.)

“An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled ‘An act to revise and consolidate the several acts relative to the city of Niagara Falls,’ relative to various sections thereof, to insert a new section therein relating to the issuance of certificates of indebtedness for the payment of the cost of paving street intersections, and to repeal sections two hundred and fourteen and two hundred and fifteen of said chapter.” (No. 1793, Int. No. 859.)

“An act to amend the Code of Civil Procedure, relative to preference in appeals.” (No. 1790, Int. No. 766.)

“Concurrent resolution of the Senate and Assembly proposing amendment to article seven of the Constitution relating to the diversion of the waters of Niagara river.” (No. 1792, Int. No. 778.)

“An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, being an act, entitled ‘An act to make the office of the clerk of the county of Kings a salaried office and regulating the management of said office.’” (No. 1795, Int. No. 890.)

“An act to regulate and control and to limit the use of the waters of Niagara river.” (No. 1805, Int. No. 535.)

“An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled ‘An act to revise the charter of the city of Oswego,’ generally.” (No. 1796, Int. No. 1222.)



"An act to amend the Code of Civil Procedure, relative to pleadings in civil actions." (No. 1791, Int. No. 650.)

"An act to amend the Banking Law, in relation to expenses of building and mutual loan corporations." (No. 1797, Int. No. 871.)

"An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' in relation to the payment of the bond of the city treasurer, and to the amounts to be raised by general taxation for the purposes of the board of health, and for the purpose of garbage collection." (No. 1804, Int. No. 1202.)

"An act to amend the Penal Code, in relation to selling merchandise in bulk." (No. 1806, Int. No. 589.)

An act to amend the Greater New York charter, relative to the power of the department of taxes and assessments to remit or reduce a tax." (No. 1803, Int. No. 146.)

"An act to amend 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws.' " (No. 1320, Int. No. 552.)

"An act to amend chapter three hundred and seven of the Laws of nineteen hundred, entitled 'An act to provide for the payment of the expense of improving Delaware road (so called), in the town of Tonawanda in Erie county,' relative to certain bonds to be issued by said town." (No. 1709, Int. No. 1301.)

"An act to amend the Forest, Fish and Game Law, relating to wild fowl on Niagara river and in Erie and Niagara counties." (No. 1673, Int. No. 369.)

Mr. Shanahan.—Mr. Speaker, I rise to a question of personal privilege. During the discussion which occurred on the bill introduced by me last week, which provided that corporations could not hold more than ten per cent. of the stock of other corporations, a statement was made by the gentleman from New York, Mr. Oliver, to the effect that the bill was suggested by certain clique in Wall street which was opposed by the gentlemen who are in control of the subway system in New York city.

That statement, if it was made—and I am not certain that it was made, because I was not paying strict attention while the gentleman from New York was speaking—is absolutely without any foundation whatsoever. Only one person was consulted in reference to this bill. It is my bill. The gentleman who was consulted is a man who was consulted simply because of his wide learning on the subject; he is the gentleman who was an Assistant Attorney-General for many years during the last Cleveland administration, and he was held over under the McKinley administration for the purpose of arguing certain anti-trust cases.

Now, Mr. Oliver was for many years a leader in the school of politics of New York city, and in that school the leaders have many admirable traits and among them was their manliness and their fair mindedness. This statement has affected me in my district, and I hope that Mr. Oliver will be fair-minded enough to say that the statement was untrue, and manly enough to stand on his feet now and make that statement if as I am informed it was made on the floor.

Mr. Oliver.—Mr. Speaker, of course I am obliged to get up to a question of personal privilege. In the first place the gentleman is throwing water on ducks. (Laughter.) No such statement was ever made. Every man that heard what I said knows what I said. I said of course there were adverse influences and conflicting influences in Wall street which, in the first place, the bill introduced by the gentleman did not at all affect; the interest so-called of the gentlemen who control the underground railroad; I believe that they control in insurance, it is stated by the committee as well as by others, they control the Equitable; and the merger bill introduced by the distinguished gentleman from Brooklyn does not touch the Equitable, because the chairman of the committee who is the best authority on insurance in the House, stated that it was a stock corporation—when the insurance bill comes in I may have something to say about it.

I did state that Mr. Harriman and the other gentlemen who said that they represented a certain influence and did oppose certain other men in Wall street—I paid the gentleman what I

considered was a deserved tribute for the scholarly bill; but I challenged him on the public floor to say whether he, skillful lawyer as he was, produced the financial measure that affects one thousand millions of money, and I was assured then, as I am now, that the gentleman did not draft the bill, although he has the credit of introducing a very creditable measure.

I do say now that there isn't anything that affects a thousand millions of money in the greater city of New York that those monumental managers of finance did not disagree among themselves. Hr. Harriman on one side and Mr. Pierpont Morgan perhaps on the other, and Mr. Thomas F. Ryan and Mr. Belmont if you wish—why, the money—the object is so great and controls so much power and influence I am afraid if I was down there I would disagree with them myself. (Laughter.)

Mr. Speaker, no such statement was ever made and the gentleman can sleep easy—and if necessary I will go down and see—if he chooses, and hire a hall myself, and say to his masses and his constituency that he represents (laughter) that no such statement—and I hold him, as I believe every man in the House holds him, in respect both for his ability and for his integrity.

The bill (No. 966) entitled "An act to amend the Penal Code relative to the crime of perjury" (Int. No. 813), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 967) entitled "An act to amend the Penal Code in relation to the misconduct of officers and employees of corporations" (Int. No. 814), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 968) entitled "An act to amend the Penal Code relating to rebates and allowances by life insurance corporations" (Int. No. 815), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 969) entitled "An act to amend the General Corporation Law relative to the acquisition of real property by life insurance corporations" (Int. No. 816), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1124) entitled "An act to amend the Banking Law, in relation to the amount which a bank or trust company may loan to any person, company, corporation or firm" (Int. No. 928), was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1784) entitled "An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter" (Int. No. 900), having been announced for a second reading,

On motion of Mr. Mead, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1686) entitled "An act to amend the Code of Civil Procedure in relation to the Court of Claims" (Int. No. 1062), was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1501) entitled "An act to amend the Code of Civil Procedure in relation to regulating the removal or locking of gas meters and suspension of gas service" (Int. No. 1201), was read the second time.

On motion of Mr. Hartman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 804) entitled "An act to amend chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven, entitled 'An act authorizing the incorporation of rural cemetery associations,' in relation to thoroughfares of the city of New York" (Int. No. 697), having been announced for a second reading,

Mr. Foelker moved to strike out the enacting clause.



Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

AYES 53

NOES 51

Those who voted in the affirmative were:

Allen J G	Crosley	Hamn	Norton	Surpless
Baldwin	Donohue	Hartman	Palmer G M	Thompson
Bernstein	Dowling	Harvey	Palmer S J	Tompkins
Bird	Eagleton	Hastings	Pratt	Volk
Bohan	Eckmann	Hooker	Rock	Weber
Boshart	Foelker	Kavanagh	Salomon	Wedemeyer
Brennan	Foster	Keyes	Shuttleworth	Wemple
Carnochan	Francis	Lee W I	Stanley	Whitney G H
Chamberlain	Fritz	Murphy	Steele	Williams
Cohalan	Green	Nevins	Steffens	Young
Colne	Hackett	Nolan		

Those who voted in the negative were:

Agnew	Cunningham	Gunderman	Maier	Smith A E
Allen F E	DeGroot	Hammond	Merritt	Smith M F
Bisland	Draper	Harte	Miller	Smith Myron
Burnett	Dressing	Hoffman	Oglesby	Sprenger
Burns	Feth	Hubbs	Oliver	Story
Campbell	Filly	Lansing	Patton	Wainwright
Caughlan	Gates	Lewis	Phillips	West
Charles	Grattan	Long	Rogers	Wilson
Coon	Gray A B	Lupton	Santee	Winters
Cowan	Gregory	Lynch	Schmitt	Wood
Cox				

Mr. DeGroot moved to reconsider the vote by which said motion was carried, and that said motion to reconsider lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1785) entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally" (Int. No. 944), was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1787) entitled "An act to abolish and remove

the New York City Home for the Aged and Infirm, Brooklyn division" (Int. No. 861), was read the second time.

On motion of Mr. W. I. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1788) entitled "An act to abolish and remove Kings county potter's field situated in Kings county" (Int. No. 946), was read the second time.

On motion of Mr. W. I. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1799) entitled "An act to amend the Railroad Law, relative to the transportation of freight" (Int. No. 209), was read the second time.

On motion of Mr. Steele, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1800) entitled "An act to amend the Tax Law in relation to the taxation of debts secured by mortgages" (Int. No. 1037), was read the second time.

On motion of Mr. Dowling, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1874) entitled "An act to amend the Legislative Law relative to services in legislative matters" (Int. No. 810), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1875) entitled "An act to amend the General Corporation Law relative to political contributions by corporations" (Int. No. 812), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 703) entitled "An act to amend section thirty-two hundred and thirty of the Code of Civil Procedure, relating to costs in an action" (Rec. No. 145), was read the second time.

On motion of Mr. Phillips, said bill was placed on the order of third reading.

The Senate bill (No. 733) entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries" (Rec. No. 164), was read the second time.

On motion of Mr. LaFetra, said bill was placed on the order of third reading.

The Senate bill (No. 496) entitled "An act to regulate street railway fares in the county and borough of Queens" (Rec. No. 89), having been announced for a second reading,

Mr. Hartman moved to recommit said bill to the committee on railroads.

Debate was had thereon, when

Mr. Burnett moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Hartman, and it was determined in the negative.

Said bill was then read the second time.

On motion of Mr. DeGroot, said bill was placed on the order of third reading.

The Senate bill (No. 590) entitled "An act to regulate street railway fares in the borough of Brooklyn" (Rec. No. 105), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading.

The bill (No. 1718) entitled "An act to abolish the offices of auditing superintendents of the poor in Rensselaer county, to confer their powers and duties on the acting superintendent, and to authorize the employment of additional clerks in his office" (Int. No. 855), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 1

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Smith A E
Allen F E	Crosley	Hammond	Mills	Smith J E
Allen J G	Cunningham	Hamn	Moreland	Smith Myron
Apgar	DeGroot	Hapeman	Murphy	Sprenger
Averill	Donohue	Harawitz	Nevins	Stanley
Baldwin	Dowling	Hartman	Norton	Steele
Bass	Draper	Hastings	Oglesby	Steffens
Becker	Dressing	Hoffman	Oliver	Story
Bedell	Eagleton	Hooker	O'Neill	Surpless
Beebe	Evans	Hooper	Palmer G M	Thompson
Bernstein	Farnan	Hubbs	Palmer S J	Tompkins
Bird	Feth	Kavanagh	Patton	Volk
Bisland	Filley	Keyes	Phillips	Wade
Bohan	Fish	Knapp	Pratt	Wainwright
Boshart	Foelker	Krulewitch	Prentice	Weber
Brady	Foster	Lansing	Quinn	Wedenmeyer
Brennan	Fowler	LaFetra	Reilly	Wells
Burnett	Francis	Lee A E	Rock	Wemple
Burns	Fritz	Lee W I	Rogers	West
Burzynski	Gates	Lewis	Salomon	Whitley
Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Scovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Young
Cowan				

In the negative:

Nolan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1093) entitled "An act to amend the Greater New York charter, relative to the police department" (Int. No. 902), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 131

NOES 6

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Mead	Smith J E
Allen F E	Cunningham	Hamn	Merritt	Smith M F
Allen J G	DeGroot	Hapeman	Miller	Smith Myron
Apgar	Donohue	Harawitz	Mills	Sprenger
Averill	Dowling	Harte	Moreland	Stanley
Baldwin	Draper	Hartman	Murphy	Steele
Bass	Eagleton	Hastings	Nevins	Steffens
Becker	Eckmann	Hoffman	Nolan	Story
Beebe	Evans	Hooker	Oglesby	Surpless
Bernstein	Farnan	Hooper	O Neill	Thompson
Bird	Feth	Hubbs	Palmer S J	Volk
Bisland	Filley	Kavanagh	Patton	Waddell
Bohan	Fish	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wedemeyer
Burnett	Francis	LaFetra	Rock	Wells
Burzynski	Gates	Lee A E	Rogers	Wemple
Carnochan	Grattan	Lewis	Santee	West
Carrier	Gray A B	Long	Schmitt	Whitney F G
Caughlan	Gray F J	Lupton	Schoeneck	Whitney G H
Chamberlain	Green	Lynch	Schwegler	Williams
Charles	Gregory	Maher	Scovill	Wilson
Colne	Gunderman	Maier	Shanahan	Winters
Coon	Gurnett	Matthews	Shuttleworth	Wood
Cowan	Hackett	McGuire	Smith A E	Yale
Cox				

Those who voted in the negative were:

Burns	Fritz	Oliver	Palmer G M	Salomon
Cohalan				

Mr. A. E. Smith moved to reconsider the vote by which said bill was passed, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1500) entitled "An act authorizing the board of education of the city of New York to provide for the construction of swimming pools and the employment of instructors thereat" (Int. No. 1200), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 2

Those who voted in the affirmative were:

Allen F E	DeGroot	Hackett	Merritt	Smith M F
Allen J G	Donohue	Hammond	Murphy	Smith Myron
Averill	Dowling	Harte	Nevins	Sprenger
Baldwin	Draper	Hartman	Nolan	Steele
Bass	Dressing	Harvey	Norton	Steffens
Bird	Eagleton	Hastings	Oglesby	Story
Bisland	Feth	Hoffman	Oliver	Surplless
Bohan	Filley	Hooker	Palmer S J	Thompson
Boshart	Folker	Hooper	Patton	Volk
Brennan	Foster	Hubbs	Rock	Wainwright
Burnett	Fowler	Kavanagh	Rogers	Weber
Burns	Francis	Keyes	Salomon	Wedemeyer
Campbell	Fritz	Lee W I	Sammon	Whitney G H
Charles	Gates	Lewis	Santee	Wilson
Cohalan	Grattan	Long	Schmitt	Wood
Colne	Gray A B	Lynch	Shuttleworth	Yale
Cowan	Green	Maher	Smith A E	Young
Cunningham	Gregory	Maier		

Those who voted in the negative were:

Palmer G M    Tompkins

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1681) entitled "An act to amend the Village Law, in relation to pavements" (Int. No. 918), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Smith Myron
Allen F E	Crosley	Hammond	Moreland	Sprenger
Allen J G	Cunningham	Hamn	Murphy	Stanley
Apgar	DeGroot	Hapeman	Nevins	Steele
Averill	Donohue	Harawitz	Nolan	Steffens
Baldwin	Dowling	Hartman	Oglesby	Story
Bass	Dressing	Hastings	Oliver	Surplless
Becker	Eagleton	Hoffman	Palmer G M	Thompson
Bedell	Evans	Hooker	Palmer S J	Tompkins

Beebe	Farnan	Hubbs	Patton	Volk
Bernstein	Feth	Kavanagh	Phillips	Waddell
Bird	Filley	Keyes	Pratt	Wade
Bohan	Fish	Knapp	Prentice	Wainwright
Boshart	Foelker	Krulewitch	Quinn	Weber
Brady	Foster	Lansing	Reilly	Wells
Brennan	Fowler	LaFetra	Rock	Wemple
Burnett	Francis	Lee A E	Salomon	West
Burns	Fritz	Lee W I	Sammon	Whitley
Carnochan	Gates	Lewis	Santee	Whitney F G
Carrier	Grady	Lupton	Schoeneck	Whitney G H
Caughlan	Grattan	Maher	Schwegler	Williams
Chamberlain	Gray A B	Maier	Scovill	Wilson
Charles	Gray F J	McGuire	Shuttleworth	Wood
Colne	Green	Mead	Smith A E	Yale
Coon	Gregory	Merritt	Smith J E	Young
Cowan	Gunderman	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1739) entitled "An act to amend the Greater New York charter relative to the department of correction" (Int. No. 1096), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1694) entitled "An act to amend section six hundred and eighty-eight of the Code of Civil Procedure, relative to the undertaking to be given for discharging attachments" (Int. No. 1231), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Miller	Smith M F
Allen F E	Cunningham	Hamn	Mills	Smith Myron
Allen J G	DeGroot	Harawitz	Moreland	Sprenger
Apgar	Donohue	Harte	Murphy	Stanley
Averill	Dowling	Hartman	Nevins	Steele
Bass	Draper	Hastings	Nolan	Steffens

Becker	Eagleton	Hoffman	Oglesby	Story
Beebe	Eckmann	Hooker	Oliver	Surpless
Bernstein	Evans	Hooper	Palmer G M	Tompkins
Bird	Farnan	Hubbs	Palmer S J	Volk
Bohan	Feth	Kavanagh	Patton	Waddell
Boshart	Fish	Knapp	Phillips	Wade
Brady	Foelker	Krulewitch	Pratt	Wainwright
Brennan	Foster	Lansing	Quinn	Weber
Burnett	Fowler	LaFetra	Rock	Wedemeyer
Burns	Francis	Lee A E	Rogers	Wells
Carnochan	Fritz	Lee W I	Salomon	Wemple
Carrier	Gates	Lewis	Santee	West
Caughlan	Grattan	Long	Schmitt	Whitley
Chamberlain	Gray A B	Lupton	Schoeneck	Whitney F G
Charles	Gray F J	Maher	Schwegler	Williams
Cohalan	Green	Maier	Scovill	Wilson
Colne	Gregory	Matthews	Shanahan	Winters
Coon	Gunderman	McGuire	Shuttleworth	Wood
Cowan	Gurnett	Mead	Smith A E	Yale
Cox	Hackett	Merritt	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1664) entitled "An act to amend the Village Law, relative to driving on sidewalks" (Int. No. 478), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Shuttleworth
Allen F E	Crosley	Hammond	Mills	Smith A E
Allen J G	Cunningham	Hamn	Murphy	Smith J E
Apgar	Donohue	Hapeman	Nevins	Smith Myron
Averill	Dowling	Harawitz	Nolan	Sprenger
Baldwin	Draper	Hartman	Norton	Stanley
Bass	Dressing	Hastings	Oglesby	Steele
Becker	Eagleton	Hoffman	Oliver	Steffens
Bedell	Evans	Hooker	O'Neill	Story
Beebe	Farnan	Hubbs	Palmer G M	Surpless
Bernstein	Feth	Kavanagh	Palmer S J	Volk
Bird	Filley	Keyes	Patton	Waddell
Bisland	Fish	Knapp	Phillips	Wade
Bohan	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Weber
Brennan	Fowler	LaFetra	Quinn	Wedemeyer



Burnett	Francis	Lee A E	Reilly	Wells
Burns	Fritz	Lee W I	Rock	West
Burzynski	Gates	Lewis	Rogers	Whitley
Carnochan	Grady	Lupton	Salomon	Whitney G H
Caughlan	Grattan	Maher	Sammon	Williams
Chamberlain	Gray A B	Maier	Santee	Wilson
Charles	Gray F J	Matthews	Schoneck	Winters
Colne	Green	McGuire	Schwegler	Wood
Coon	Gregory	Mead	Scovill	Yale
Cowan	Gunderman	Merritt	Shanahan	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1669) entitled "An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation" (Int. No. 602), having been announced for a third reading,

Mr. Wilson moved that said bill be recommitted to the committee on railroads, with instructions to report the same forthwith amended as follows:

Page 2, line 1, strike out the word "July" and insert "January". Same page and line, strike out the word "seven" and insert "eight". Same page line 4, strike out the word "nine" and insert "ten".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Hooker, from the committee on railroads, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1674) entitled "An act to amend section six hundred and eighty-seven of the Code of Civil Procedure, relative to discharging attachments" (Int. No. 794), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Allen J G	Crosley	Hamn	Mead	Smith Myron
Apgar	Cunningham	Hapeman	Merritt	Sprenger
Averill	DeGroot	Harawitz	Miller	Stanley
Baldwin	Donohue	Harte	Mills	Steele
Bass	Dowling	Hartman	Moreland	Steffens
Becker	Draper	Hastings	Murphy	Story
Beebe	Eagleton	Hoffman	Nevins	Surpless
Bernstein	Eckmann	Hooker	Nolan	Tompkins
Bird	Evans	Hooper	Oglesby	Volk
Bisland	Farnan	Hubbs	Oliver	Waddell
Bohan	Feth	Kavanagh	O'Neill	Wade
Boshart	Filley	Keyes	Palmer S J	Wainwright
Brady	Fish	Knapp	Patton	Weber
Burnett	Foelker	Krulewitch	Pratt	Wedemeyer
Burns	Foster	Lansing	Prentice	Wells
Burzynski	Fowler	LaFetra	Quinn	Wemple
Carnochan	Francis	Lee A E	Rock	West
Carrier	Fritz	Lee W I	Salomon	Whitley
Caughlan	Gray A B	Lewis	Santee	Whitney F G
Chamberlain	Gray F J	Long	Schmitt	Whitney G H
Charles	Green	Lupton	Schwegler	Williams
Cohalan	Gregory	Lynch	Seovill	Wilson
Colne	Gunderman	Maher	Shanahan	Winters
Coon	Gurnett	Maier	Shuttleworth	Wood
Cowan	Hackett	Matthews	Smith J E	Yale
Cox	Hammond	McGuire	Smith M F	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1670) entitled "An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthorized offers for sale of and unauthorized applications for loans upon real property" (Int. No. 603), having been announced for a third reading,

Mr. Green moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

By inserting on line 6, after the word "repealed", a new section as follows: "§ 2. This act shall not affect any judicial action or proceeding now pending in any court in this state."

On line 7, strike out "§ 2" and insert "§ 3".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill

amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1676) entitled "An act to establish a State School of Agriculture at Saint Lawrence University, and making an appropriation therefor" (Int. No. 841), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Merritt	Smith M F
Allen F E	DeGroot	Harawitz	Miller	Smith Myron
Allen J G	Dowling	Harte	Mills	Stanley
Apgar	Draper	Hartman	Moreland	Steele
Averill	Eagleton	Hastings	Murphy	Steffens
Baldwin	Eckmann	Hoffman	Nevins	Story
Bass	Evans	Hooker	Oglesby	Surplless
Becker	Farnan	Hooper	O'Neill	Thompson
Beebe	Feth	Hubbs	Palmer G M	Tompkins
Bernstein	Filley	Kavanagh	Palmer S J	Volk
Bird	Fish	Keyes	Patton	Waddell
Bohan	Foelker	Knapp	Pratt	Wade
Boshart	Fowler	Krulewitch	Prentice	Wainwright
Brady	Francis	Lansing	Quinn	Weber
Brennan	Fritz	LaFetra	Rock	Wedemeyer
Burnett	Gates	Lee A E	Rogers	Wells
Burns	Grattan	Lee W I	Salomon	Wemple
Burzynski	Gray A B	Lewis	Santee	West
Carrier	Gray F J	Long	Schmitt	Whitney F G
Caughlan	Green	Lupton	Schoeneck	Whitney G H
Chamberlain	Gregory	Lynch	Schweger	Williams
Cohalan	Gunderman	Maher	Scovill	Wilson
Colne	Gurnett	Maier	Shanahan	Winters
Coon	Hackett	Matthews	Shuttleworth	Wood
Cox	Hammond	McGuire	Smith A E	Yale
Crosley	Hamn	Mead	Smith J E	

In the negative:

Phillips

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 354) entitled "An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-six, entitled "An act in relation to the elections, constituting chapter six of the general laws,' relating to recounting and re-canvassing the votes and judicial investigation of ballots cast at elections heretofore and hereafter held " (Int. No. 320), having been announced for a third reading,

On motion of Mr. Cox, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1767) entitled "An act to incorporate the American Baptist Publication Society " (Int. No. 895), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Murphy	Smith J E
Allen F E	DeGroot	Hapeman	Nevins	Smith Myron
Allen J G	Donohue	Harawitz	Nolan	Sprenger
Apgar	Dowling	Hartman	Norton	Stanley
Averill	Draper	Hastings	Oglesby	Steele
Baldwin	Dressing	Hoffman	Oliver	Steffens
Bass	Eagleton	Hooker	O'Neill	Story
Becker	Evans	Hooper	Palmer G M	Surpless
Bedell	Farnan	Hubbs	Palmer S J	Thompson
Beebe	Feth	Kavanagh	Patton	Volk
Bernstein	Filley	Keyes	Phillips	Waddell
Bird	Fish	Knapp	Pratt	Wade
Bisland	Foelker	Krulewitch	Prentice	Wainwright
Bohan	Foster	Lansing	Quinn	Weber
Boshart	Fowler	LaFetra	Reilly	Wedemeyer
Brennan	Francis	Lee A E	Rock	Wells
Burnett	Fritz	Lee W I	Rogers	Wemple
Burns	Gates	Lewis	Salomon	West
Burzynski	Grady	Maher	Sammon	Whitley
Carnochan	Grattan	Maier	Santee	Whitney F G
Carrier	Gray A B	Matthews	Schoeneck	Whitney G H
Caughlan	Gray F J	McGuire	Schwegler	Wilson



Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1764) entitled "An act to amend chapter seven hundred and thirty-seven of the Laws of nineteen hundred and five, entitled 'An act to establish a Commission of Gas and Electricity with power to regulate the price of gas and electric light and certain other electric services, and to provide for the control and supervision of gas, electric light and other electric corporations and making an appropriation therefor'" (Int. No. 1102), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1765) entitled "An act to revise the charter of the city of Hornellsville and to change the name thereof" (Int. No. 526), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	Miller	Smith A E
Allen F E	Cox	Hackett	Mills	Smith J E
Allen J G	Crosley	Hammond	Moreland	Smith Myron
Apgar	Cunningham	Hamn	Nevins	Sprenger
Averill	DeGroot	Hapeman	Nolan	Stanley
Baldwin	Donohue	Hartman	Norton	Steele
Bass	Dowling	Hastings	Oglesby	Steffens
Becker	Draper	Hoffman	Oliver	Story
Bedell	Dressing	Hooker	O'Neill	Surpless
Beebe	Eagleton	Hooper	Palmer S J	Volk
Bernstein	Evans	Hubbs	Patton	Waddell
Bird	Farnan	Kavanagh	Phillips	Wade

Bisland	Feth	Keyes	Pratt	Wainwright
Bohan	Filley	Knapp	Prentice	Weber
Boshart	Fish	Krulewitch	Quinn	Wedemeyer
Brady	Foelker	Lansing	Reilly	Wells
Brennan	Foster	LaFetra	Rock	Wemple
Burnett	Fowler	Lee A E	Rogers	West
Burns	Francis	Lee W I	Salomon	Whitley
Burzynski	Fritz	Lewis	Sammon	Whitney F G
Carnochan	Gates	Lupton	Santee	Whitney G H
Carrier	Grady	Maher	Schoeneck	Williams
Caughlan	Grattan	Maier	Schwegler	Wilson
Chamberlain	Gray A B	Matthews	Scovill	Winters
Charles	Gray F J	McGuire	Shanahan	Yale
Colne	Green	Mead	Shuttleworth	Young
Coon	Gregory	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1768) entitled "An act to amend chapter five hundred and fifty of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to a biennial school census,' relative to taking school census" (Int. No. 1164), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Miller	Smith M F
Allen F E	Cunningham	Hamn	Mills	Smith Myron
Allen J G	DeGroot	Hapeman	Moreland	Sprenger
Apgar	Donohue	Harawitz	Murphy	Stanley
Averill	Dowling	Harte	Nevins	Steele
Baldwin	Draper	Hartman	Oglesby	Steffens
Bass	Eagleton	Hastings	Oliver	Story
Becker	Eckmann	Hoffman	O'Neill	Thompson
Beebe	Evans	Hooker	Palmer G M	Tompkins
Bernstein	Farnan	Hooper	Palmer S J	Volk
Bird	Feth	Hubbs	Patton	Waddell
Bisland	Filley	Kavanagh	Phillips	Wade
Boshart	Fish	Knapp	Pratt	Wainwright
Brady	Foelker	Krulewitch	Prentice	Weber
Brennan	Foster	Lansing	Quinn	Wedemeyer
Burnett	Fowler	LaFetra	Rock	Wells
Burns	Francis	Lee A E	Rogers	West

Burzynski	Fritz	Lee W I	Salomon	Whitley
Carnochan	Gates	Lewis	Santee	Whitney F G
Carrier	Grattan	Long	Schmitt	Whitney G H
Caughlan	Gray A B	Lupton	Schoeneck	Williams
Chamberlain	Gray F J	Lynch	Schwegler	Wilson
Cobalan	Green	Maier	Scovill	Winters
Colne	Gregory	Matthews	Shanahan	Wood
Coon	Gunderman	McGuire	Shuttleworth	Yale
Cowan	Gurnett	Mead	Smith A E	Young
Cox	Hackett	Merritt	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1766) entitled "An act to amend the Town Law, relating to appeals from town board to board of supervisors" (Int. No. 167), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Hapeman	Nolan	Sprenger
Allen J G	Donohue	Harawitz	Norton	Stanley
Averill	Dowling	Hartman	Oglesby	Steele
Baldwin	Draper	Hastings	Oliver	Steffens
Bass	Dressing	Hoffman	O'Neill	Story
Becker	Eagleton	Hooker	Palmer G M	Surpluss
Bedell	Evans	Hooper	Palmer S J	Thompson
Bernstein	Farnan	Hubbs	Patton	Tompkins
Bird	Feth	Keyes	Phillips	Volk
Bisland	Filley	Knapp	Pratt	Waddell
Bohan	Fish	Krulewitch	Prentice	Wade
Boshart	Foelker	Lansing	Quinn	Wainwright
Brady	Foster	LaPetra	Reilly	Weber
Brennan	Fowler	Lee A E	Rock	Wedemeyer
Burnett	Francis	Lee W I	Rogers	Wells
Burns	Fritz	Lewis	Salomon	Wemple
Burzynski	Gates	Lupton	Sammon	West
Carrier	Grady	Maher	Santee	Whitley
Caughlan	Grattan	Maier	Schoeneck	Whitney F G
Chamberlain	Gray A B	Matthews	Schwegler	Whitney G H
Charles	Gray F J	Mead	Scovill	Williams
Colne	Green	Merritt	Shanahan	Wilson
Coon	Gregory	Miller	Shuttleworth	Winters
Cowan	Gunderman	Mills	Smith A E	Wood
Cox	Hackett	Moreland	Smith J E	Yale
Crosley	Hammond	Murphy	Smith Myron	Young
Cunningham	Hamn	Nevins		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 106) entitled "An act to prevent the emasculation of the National anthem, the Star Spangled Banner, in the text books in use in the public schools in the State of New York" (Int. No. 106), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 2

Those who voted in the affirmative were:

Agnew	Cowan	Hamn	Miller	Smith M F
Allen F E	Cox	Hapeman	Mills	Smith Myron
Allen J G	Crosley	Harawitz	Moreland	Sprenger
Apgar	Cunningham	Harte	Murphy	Stanley
Averill	DeGroot	Hartman	Nevins	Steele
Baldwin	Donohue	Hastings	Nolan	Steffens
Bass	Dowling	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surpless
Beebe	Eckmann	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Tompkins
Bird	Farnan	Kavanagh	Palmer S J	Volk
Bisland	Feth	Keyes	Patton	Waddell
Bohan	Filley	Krulewitch	Pratt	Wade
Boshart	Fish	Lansing	Prentice	Wainwright
Brady	Foelker	LaFetra	Quinn	Weber
Brennan	Foster	Lee A E	Rock	Wedemeyer
Burnett	Francis	Lee W I	Salomon	Wells
Burns	Gates	Lewis	Santee	Wemple
Burzynski	Grattan	Lupton	Schmitt	West
Carnochan	Gray A B	Lynch	Schoeneck	Whitley
Carrier	Gray F J	Maher	Schwegler	Whitney F G
Caughlan	Green	Maier	Seovill	Whitney G H
Chamberlain	Gregory	Matthews	Shanahan	Wilson
Charles	Gunderman	McGuire	Shuttleworth	Winters
Colne	Gurnett	Mead	Smith A E	Wood
Coon	Hackett	Merritt	Smith J E	Yale

Those who voted in the negative were:

Phillips      Rogers

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.



The bill (No. 1654) entitled "An act to amend the Village Law, in relation to franchises and the filing thereof" (Int. No. 1284), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	McGuire	Smith J E
Allen F E	Cox	Gurnett	Mead	Smith M F
Allen J G	Crosley	Hackett	Merritt	Smith Myron
Apgar	Cunningham	Hammond	Miller	Sprenger
Averill	DeGroot	Hamn	Mills	Stanley
Baldwin	Donohue	Hapeman	Moreland	Steffens
Bass	Dowling	Harawitz	Murphy	Story
Becker	Draper	Harte	Nevins	Surpless
Beebe	Eagleton	Hartman	Nolan	Tompkins
Bernstein	Eckmann	Hastings	Oglesby	Waddell
Bird	Evans	Hoffman	Oliver	Wade
Bisland	Farnan	Hooker	O'Neill	Wainwright
Bohan	Feth	Hubbs	Palmer G M	Weber
Boshart	Filley	Kavanagh	Palmer S J	Wedemeyer
Brady	Fish	Keyes	Patton	Wells
Brennan	Foelker	Knapp	Phillips	Wemple
Burnett	Foster	Krulewitch	Pratt	West
Burns	Fowler	LaFetra	Salomon	Whitley
Burzynski	Francis	Lee A E	Santee	Whitney F G
Carnochan	Fritz	Lewis	Schmitt	Whitney G H
Carrier	Gates	Long	Schoeneck	Williams
Caughlan	Grattan	Lupton	Schwegler	Wilson
Chamberlain	Gray A B	Lynch	Scovill	Winters
Charles	Gray F J	Maher	Shanahan	Wood
Cohalan	Green	Maier	Shuttleworth	Yale
Colne	Gregory	Matthews	Smith A E	Young
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 344) entitled "An act to amend the Consolidated School Law, in relation to the apportionment of State school moneys" (Int. No. 319), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Smith J E
Allen F E	Crosley	Hammond	Moreland	Sprenger
Allen J G	Cunningham	Hamn	Murphy	Stanley
Apgar	DeGroot	Hapeman	Nevins	Steele
Averill	Donohue	Harawitz	Nolan	Steffens
Baldwin	Dowling	Hartman	Norton	Story
Bass	Draper	Hastings	Oglesby	Surpless
Becker	Dressing	Hoffman	Oliver	Thompson
Bedell	Eagleton	Hooker	O'Neill	Tompkins
Beebe	Evans	Hooper	Palmer G M	Waddell
Bernstein	Farnan	Hubbs	Palmer S J	Wade
Bird	Feth	Kavanagh	Patton	Wainwright
Bisland	Filley	Keyes	Phillips	Weber
Bohan	Fish	Knapp	Pratt	Wedemeyer
Boshart	Foelker	Krulewitch	Prentice	Wells
Brady	Foster	Lansing	Quinn	Wemple
Burnett	Fowler	Lee W I	Reilly	West
Burns	Francis	Lewis	Rock	Whitley
Burzynski	Fritz	Lupton	Rogers	Whitney F G
Carnochan	Gates	Maher	Salomon	Whitney G H
Carrier	Grady	Maier	Sammon	Williams
Caughlan	Grattan	Matthews	Santee	Wilson
Chamberlain	Gray A B	McGuire	Schwegler	Winters
Charles	Gray F J	Mead	Scovill	Wood
Colne	Green	Merritt	Shanahan	Yale
Coon	Gregory	Miller	Shuttleworth	Young
Cowan	Gunderman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1561) entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' relative to the custody of certain papers and salary of custodian" (Int. No. 1224), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Mills	Smith J E
Allen F E	Cunningham	Hapeman	Moreland	Smith M F
Allen J G	DeGroot	Harawitz	Murphy	Smith Myron
Apgar	Donohue	Harte	Nevins	Sprenger
Averill	Dowling	Hartman	Norton	Stanley
Baldwin	Draper	Harvey	Oliver	Steele
Bass	Eagleton	Hoffman	O'Neill	Steffens
Becker	Eckmann	Hooker	Palmer G M	Story
Beebe	Evans	Hooper	Palmer S J	Surpless
Bernstein	Farnan	Hubbs	Patton	Thompson
Bird	Filley	Kavanagh	Phillips	Volk
Bisland	Fish	Keyes	Pratt	Waddell
Bohan	Foelker	Knapp	Prentice	Wade
Boshart	Foster	Krulewitch	Quinn	Wainwright
Brady	Fowler	Lansing	Reilly	Weber
Brennan	Francis	LaFetra	Rock	Wedemeyer
Burnett	Gates	Lee A E	Rogers	Wells
Burns	Grady	Lee W I	Salomon	Wemple
Burzynski	Grattan	Lewis	Sammon	West
Carnochan	Gray A B	Lupton	Santee	Whitley
Caughlan	Gray F J	Lynch	Schmitt	Whitney G H
Chamberlain	Green	Maier	Schoeneck	Williams
Charles	Gregory	Matthews	Scovill	Wilson
Cohalan	Gunderman	McGuire	Shanahan	Winters
Colne	Gurnett	Mead	Shuttleworth	Wood
Cowan	Hackett	Merritt	Smith A E	Young
Cox	Hammond	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1730) entitled "An act to amend the Village Law, in relation to the qualification of voters" (Int. No. 1124), having been announced for a third reading,

On motion of Mr. Tompkins, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1711) entitled "An act to amend the Forest, Fish and Game Law, in relation to taking fish through the ice in Lake Neahtahwanta" (Int. No. 1303), was read the third time, having been printed and upon the desks of the members in its final

form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Merritt	Smith A E
Allen F E	Cunningham	Hamn	Miller	Smith M F
Allen J G	DeGroot	Hapeman	Mills	Steele
Apgar	Donohue	Harawitz	Moreland	Steffens
Averill	Dowling	Harte	Murphy	Story
Baldwin	Draper	Hartman	Nevins	Surpless
Bass	Eagleton	Hastings	Nolan	Thompson
Becker	Eckmann	Hoffman	Oglesby	Tompkins
Beebe	Evans	Hooker	Oliver	Volk
Bernstein	Farnan	Hooper	O'Neill	Waddell
Bird	Feth	Hubbs	Palmer G M	Wade
Bisland	Filley	Kavanagh	Palmer S J	Wainwright
Bohan	Fish	Keyes	Patton	Weber
Boshart	Foelker	Knapp	Phillips	Wedemeyer
Brady	Foster	Krulewitch	Pratt	Wells
Brennan	Fowler	Lansing	Prentice	Wemple
Burnett	Francis	LaFetra	Quinn	West
Burns	Fritz	Lee A E	Rock	Whitley
Burzynski	Gates	Lee W I	Rogers	Whitney F G
Carnochan	Grattan	Lewis	Salomon	Whitney G H
Carrier	Gray A B	Long	Santee	Williams
Caughlan	Gray F J	Lupton	Schmitt	Wilson
Chamberlain	Green	Lynch	Schoeneck	Winters
Charles	Gregory	Maher	Schwegler	Wood
Cohalan	Gunderman	Matthews	Scovill	Yale
Colne	Gurnett	McGuire	Shanahan	Young
Coon	Hackett	Mead	Shuttleworth	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1566) entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for hares and rabbits in the counties of Steuben and Sullivan" (Int. No. 1229), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the



affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Miller	Smith A E
Allen F E	Cunningham	Harawitz	Mills	Smith J E
Allen J G	DeGroot	Harte	Moreland	Smith M F
Averill	Donohue	Hartman	Murphy	Smith Myron
Baldwin	Draper	Harvey	Nevins	Sprenger
Bass	Eagleton	Hastings	Norton	Steele
Becker	Eckmann	Hoffman	Oglesby	Steffens
Beebe	Evans	Hooker	Oliver	Story
Bernstein	Farnan	Hooper	O'Neill	Surpless
Bird	Filley	Hubbs	Palmer G M	Thompson
Bisland	Fish	Kavanagh	Palmer S J	Volk
Boshart	Foelker	Knapp	Patton	Waddell
Brady	Foster	Krulewitch	Phillips	Wade
Brennan	Fowler	Lansing	Pratt	Wainwright
Burnett	Francis	LaFetra	Prentice	Weber
Burzynski	Gates	Lee A E	Quinn	Wedemeyer
Campbell	Grady	Lee W I	Reilly	Wells
Carnochan	Grattan	Lewis	Rock	Wemple
Carrier	Gray A B	Lupton	Rogers	Whitley
Caughlan	Gray F J	Lynch	Salomon	Whitney F G
Chamberlain	Green	Maher	Sammon	Whitney G H
Charles	Gregory	Maier	Santee	Wilson
Cohalan	Gunderman	Matthews	Schoeneck	Winters
Colne	Gurnett	McGuire	Scovill	Wood
Coon	Hackett	Mead	Shanahan	Yale
Cowan	Hammond	Merritt	Shuttleworth	Young
Cox	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1614) entitled "An act to amend the Highway Law, in relation to additional tax for highway purposes" (Int. No. 1258), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Murphy	Smith J E
Allen F E	Crosley	Hamn	Nevins	Smith Myron
Allen J G	Cunningham	Hapeman	Nolan	Sprenger
Apgar	DeGroot	Harawitz	Norton	Stanley
Averill	Donohue	Hartman	Oglesby	Steele
Baldwin	Dowling	Hastings	Oliver	Surpless
Bass	Draper	Hoffman	O'Neill	Thompson
Becker	Dressing	Hooker	Palmer G M	Tompkins
Bedell	Evans	Hooper	Palmer S J	Volk
Beebe	Farnan	Hubbs	Patton	Waddell
Bernstein	Feth	Kavanagh	Phillips	Wade
Bird	Filley	Keyes	Pratt	Wainwright
Bisland	Fish	Knapp	Prentice	Weber
Bohan	Foelker	Krulewitch	Quinn	Wedemeyer
Boshart	Foster	Jansing	Reilly	Wells
Brady	Fowler	LaFetra	Rock	Wemple
Brennan	Francis	Lee A E	Rogers	West
Burnett	Fritz	Lee W I	Salomon	Whitley
Burns	Gates	Lewis	Sammon	Whitney F G
Burzynski	Grady	Maier	Santee	Whitney G H
Carnochan	Grattan	Matthews	Schoeneck	Williams
Carrier	Gray A B	McGuire	Schwegler	Wilson
Caughlan	Gray F J	Mead	Scovill	Winters
Chamberlain	Green	Merritt	Shanahan	Wood
Charles	Gregory	Miller	Shuttleworth	Yale
Colne	Gunderman	Mills	Smith A E	Young
Coon	Hackett	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1028) entitled "An act to amend the Highway Law, relative to damages for change of grade" (Int. No. 863), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Moreland	Smith J E
Allen F E	DeGroot	Harawitz	Nevins	Smith Myron
Allen J G	Donohue	Hartman	Nolan	Sprenger
Apgar	Dowling	Hastings	Norton	Stanley
Averill	Draper	Hoffman	Oglesby	Steele

Baldwin	Eagleton	Hooker	Oliver	Steffens
Bass	Evans	Hooper	O'Neill	Story
Becker	Farnan	Hubbs	Palmer G M	Surplless
Bernstein	Feth	Kavanagh	Palmer S J	Tompkins
Bird	Filley	Keyes	Patton	Volk
Bisland	Fish	Knapp	Phillips	Waddell
Bohan	Foelker	Krulewitch	Pratt	Wade
Boshart	Foster	Lansing	Prentice	Wainwright
Brady	Fowler	LaFetra	Quinn	Weber
Brennan	Francis	Lee A E	Reilly	Wedemeyer
Burnett	Fritz	Lee W I	Rock	Wells
Burns	Gates	Lewis	Rogers	Wemple
Burzynski	Grady	Lupton	Salomon	West
Carnochan	Grattan	Maher	Sammon	Whitley
Carrier	Gray A B	Maier	Santee	Whitney F G
Caughlan	Gray F J	Matthews	Schoeneck	Whitney G H
Chamberlain	Green	McGuire	Schwegler	Williams
Colne	Gregory	Mead	Scovill	Wilson
Coon	Gunderman	Merritt	Shanahan	Wood
Cowan	Hackett	Miller	Shuttleworth	Yale
Cox	Hammond	Mills	Smith A E	Young
Crosley	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1416) entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing through the ice in the town of Clinton, Dutchess county" (Int. No. 1143), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mead	Shuttleworth
Allen F E	Cox	Hammond	Miller	Smith J E
Allen J G	Crosley	Hamn	Mills	Smith Myron
Apgar	Cunningham	Hapeman	Moreland	Sprenger
Averill	DeGroot	Harawitz	Murphy	Stanley
Baldwin	Donohue	Harte	Nevins	Steele
Bass	Dowling	Hartman	Norton	Story
Becker	Draper	Harvey	Oglesby	Surplless
Beebe	Eagleton	Hastings	Oliver	Thompson
Bernstein	Eckmann	Hoffman	O'Neill	Volk
Bird	Evans	Hooker	Palmer G M	Waddell
Bisland	Farnan	Hooper	Palmer S J	Wade
Bohan	Filley	Hubbs	Patton	Wainwright

Boshart	Fish	Kavanagh	Phillips	Weber
Brady	Foelker	Keyes	Pratt	Wedemeyer
Brennan	Foster	Knapp	Prentice	Wells
Burnett	Fowler	Krulewitch	Quinn	Wemple
Burns	Francis	Lansing	Reilly	West
Burzynski	Gates	LaFetra	Rock	Whitley
Campbell	Grady	Lee A E	Rogers	Whitney F G
Carnoehan	Grattan	Lee W I	Salomon	Whitney G H
Carrier	Gray A B	Lewis	Sammon	Williams
Caughlan	Gray F J	Lupton	Santee	Wilson
Chamberlain	Green	Lynch	Schmitt	Winters
Charles	Gregory	Maher	Schoeneck	Wood
Cohalan	Gunderman	Maier	Scovill	Yale
Colne	Gurnett	Matthews	Shanahan	Young
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1725) entitled "An act regulating the rate of ferriage for foot passengers on the Astoria ferry, in the city of New York, and the Tenth and Twenty-third street ferries in the borough of Manhattan, and Greenpoint avenue, in the borough of Brooklyn" (Int. No. 734), having been announced for a third reading,

On motion of Mr. Stanley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 718) entitled "An act to amend the Forest, Fish and Game Law, relative to the close season for deer" (Rec. No. 148), having been announced for a third reading,

On motion of Mr. Gates, and by unanimous consent, said bill with amendments, was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 614) entitled "An act to amend the Code of Civil Procedure relative to inventories and accounts of committees of incompetent persons confined in State hospitals" (Rec. No. 194), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 129

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Sprenger
Allen F E	Cunningham	Hapeman	Nevins	Stanley
Allen J G	DeGroot	Harawitz	Nolan	Steele
Apgar	Donohue	Hartman	Norton	Story
Averill	Dowling	Hastings	Oglesby	Surpless
Bass	Draper	Hooker	Oliver	Thompson
Becker	Dressing	Hooper	O'Neill	Tompkins
Bedell	Eagleton	Hubbs	Palmer G M	Volk
Beebe	Evans	Kavanagh	Palmer S J	Waddell
Bird	Farnan	Keyes	Patton	Wade
Bisland	Feth	Knapp	Phillips	Wainwright
Bohan	Filley	Krulewitch	Pratt	Weber
Boshart	Fish	Lansing	Prentice	Wedemeyer
Brady	Foelker	LaFetra	Quinn	Wells
Brennan	Foster	Lee A E	Reilly	Wemple
Burnett	Francis	Lewis	Rogers	West
Burzynski	Fritz	Lupton	Salomon	Whitley
Carnochan	Gates	Maher	Sammon	Whitney F G
Carrier	Grady	Maier	Santee	Whitney G H
Caughlan	Gray A B	Matthews	Schoeneck	Williams
Chamberlain	Gray F J	McGuire	Scovill	Wilson
Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond	Moreland	Smith Myron	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 663) entitled "An act to amend the Highway Law, in relation to exempting Westchester county from the poll tax" (Rec. No. 173), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith A E
Allen F E	Crosley	Hamn	Murphy	Smith J E
Allen J G	Cunningham	Hapeman	Nevins	Smith Myron
gar	DeGroot	Harawitz	Nolan	Sprenger

Averill	Donohue	Hartman	Norton	Stanley
Baldwin	Dowling	Hoffman	Oglesby	Steele
Bass	Draper	Hooker	Oliver	Story
Becker	Dressing	Hooper	O'Neill	Surpluss
Bedell	Eagleton	Hubbs	Palmer G M	Thompson
Beebe	Evans	Kavanagh	Palmer S J	Tompkins
Bernstein	Farnan	Keyes	Patton	Volk
Bird	Feth	Knapp	Phillips	Waddell
Bisland	Foelker	Krulewitch	Pratt	Wade
Bohan	Foster	Lansing	Prentice	Wainwright
Boshart	Fowler	LaFetra	Quinn	Weber
Brady	Francis	Lee A E	Reilly	Wedemeyer
Brennan	Fritz	Lee W I	Rock	Wemple
Burnett	Gates	Lewis	Rogers	West
Carnochan	Grady	Lupton	Salomon	Whitley
Carrier	Grattan	Maher	Sammon	Whitney F G
Caughlan	Gray A B	Maier	Santee	Whitney G H
Chamberlain	Gray F J	Matthews	Schoeneck	Williams
Charles	Green	McGuire	Schwegler	Wilson
Colne	Gregory	Mead	Scovill	Wood
Coon	Gunderman	Merritt	Shanahan	Yale
Cowan	Hackett	Miller	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 692) entitled "An act to change the name of the Prospect Park Presbyterian Church of Brooklyn, New York, to the Parkside Church, Presbyterian, of Brooklyn, New York" (Int. No. 175), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hammond	Miller	Smith J E
Allen F E	DeGroot	Hamn	Mills	Smith M F
Allen J G	Donohue	Hapeman	Moreland	Stanley
Averill	Dowling	Harawitz	Murphy	Steele
Baldwin	Draper	Harte	Nevins	Steffens
Bass	Eagleton	Hartman	Nolan	Story
Becker	Eckmann	Hastings	Oglesby	Surpluss
Bernstein	Evans	Hoffman	Oliver	Thompson
Bird	Farnan	Hooker	O'Neill	Tompkins
Bisland	Feth	Hooper	Palmer G M	Volk
Bohan	Filley	Hubbs	Palmer S J	Waddell

Boshart	Fish	Kavanagh	Patton	Wade
Brady	Foelker	Knapp	Phillips	Wainwright
Brennan	Foster	Krulewitch	Pratt	Weber
Burnett	Fowler	Lansing	Prentice	Wedemeyer
Burzynski	Francis	LaFetra	Quinn	Wells
Carnochan	Fritz	Lee W I	Rock	Wemple
Carrier	Gates	Lewis	Rogers	Whitley
Caughlan	Grattan	Long	Salomon	Whitney F G
Chamberlain	Gray A B	Lupton	Santee	Whitney G H
Charles	Gray F J	Lynch	Schmitt	Williams
Colne	Green	Maher	Schoeneck	Wilson
Coon	Gregory	Maier	Schwegler	Winters
Cowan	Gunderman	Matthews	Scovill	Wood
Cox	Gurnett	McGuire	Shanahan	Yale
Crosley	Hackett	Mead	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 185) entitled "An act to provide for acquiring the land known as the Watkins Glen, in Schuyler county, and making an appropriation therefor" (Rec. No. 83), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 486) entitled "An act to reappropriate money for the erection of an armory in the city of Buffalo for the use of the Sixty-fifth Regiment, National Guard, as provided by chapter two hundred and fifty-six of the Laws of nineteen hundred" (Rec. No. 176), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Harawitz	Moreland	Smith Myron
Allen F E	Cunningham	Harte	Murphy	Sprenger
Allen J G	DeGroot	Harvey	Nevis	Stanley
Apgar	Donohue	Hastings	Norton	Steele
Averill	Dowling	Hoffman	Oglesby	Steffens

Baldwin	Draper	Hooker	Oliver	Story
Bass	Eagleton	Hooper	O'Neill	Surplless
Becker	Evans	Hubbs	Palmer S J	Thompson
Bernstein	Farnan	Kavanagh	Patton	Volk
Bird	Filley	Keyes	Pratt	Waddell
Bisland	Fish	Knapp	Prentice	Wade
Bohan	Foelker	Krulewitch	Quinn	Wainwright
Boshart	Fowler	Lansing	Reilly	Weber
Brady	Francis	Lee A E	Rock	Wedemeyer
Brennan	Gates	Lee W I	Rogers	Wells
Burnett	Grady	Lewis	Salomon	Wemple
Burns	Grattan	Lupton	Sammon	West
Burzynski	Gray A B	Lynch	Santee	Whitley
Campbell	Gray F J	Maher	Schmitt	Whitney F G
Carnochan	Green	Maier	Schoeneck	Whitney G H
Caughlan	Gregory	Matthews	Scovill	Williams
Chamberlain	Gurnett	McGuire	Shanahan	Wilson
Charles	Hackett	Mead	Shuttleworth	Winters
Cohalan	Hammond	Merritt	Smith A E	Wood
Colne	Hamn	Miller	Smith J E	Yale
Coon	Hapeman	Mills	Smith M F	Young
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 487) entitled "An act to reappropriate money for the construction of an armory in the city of Gloversville, as provided for by chapters seven hundred and twenty-nine of the Laws of nineteen hundred and four and five hundred and seventy of the Laws of nineteen hundred and three" (Rec. No. 166), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Harawitz	Mills	Smith Myron
Allen F E	Cox	Harte	Moreland	Sprenger
Allen J G	Crosley	Hartman	Murphy	Stanley
Apgar	Cunningham	Harvey	Nevins	Steele
Averill	Dowling	Hastings	Norton	Steffens
Baldwin	Draper	Hooker	Oglesby	Story
Bass	Eagleton	Hooper	Oliver	Surplless



Becker	Eckmann	Hubbs	O'Neill	Thompson
Beebe	Farnan	Kavanagh	Palmer S J	Volk
Bernstein	Filley	Keyes	Patton	Waddell
Bird	Fish	Knapp	Phillips	Wade
Bisland	Foelker	Krulewitch	Prentice	Wainwright
Bohan	Foster	Lansing	Quinn	Weber
Boshart	Fowler	LaFetra	Reilly	Wedemeyer
Brady	Francis	Lee A E	Rock	Wells
Brennan	Gates	Lee W I	Rogers	Wemple
Burnett	Grady	Lewis	Salomon	West
Burzynski	Grattan	Lupton	Sammon	Whitley
Campbell	Gray A B	Lynch	Santee	Whitney F G
Carnochan	Gray F J	Maher	Schmitt	Whitney G H
Carrier	Green	Maier	Schoeneck	Williams
Caughlan	Gregory	Matthews	Scovill	Wilson
Chamberlain	Gunderman	McGuire	Shanahan	Winters
Charles	Gurnett	Mead	Shuttleworth	Wood
Cohalan	Hammond	Merritt	Smith J E	Yale
Colne	Hamn	Miller	Smith M F	Young
Coon	Hapeman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 849) entitled "An act to amend chapter one hundred and seventy-five of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the charter of the Missionary Society of the Methodist Episcopal Church'" (Rec. No. 206), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Mills	Smith J E
Allen F E	Cox	Hammond	Moreland	Smith M F
Allen J G	Crosley	Hamn	Murphy	Smith Myron
Apgar	Cunningham	Hapeman	Nevins	Sprenger
Averill	DeGroot	Harawitz	Norton	Stanley
Baldwin	Donohue	Harte	Oglesby	Steele
Bass	Dowling	Hartman	O'Neill	Steffens
Becker	Draper	Harvey	Palmer G M	Story
Beebe	Eagleton	Hastings	Palmer S J	Surpless
Bernstein	Eckmann	Hoffman	Patton	Thompson
Bird	Evans	Hooper	Phillips	Volk

Bisland	Farnan	Hubbs	Pratt	Waddell
Bohan	Filley	Kavanagh	Prentice	Wade
Boshart	Fish	Keyes	Quinn	Wainwright
Brady	Foelker	Knapp	Reilly	Weber
Brennan	Foster	Krulewitch	Rock	Wedemeyer
Burnett	Fowler	Lansing	Rogers	Wells
Burns	Francis	LaFetra	Salomon	Wemple
Burzynski	Gates	Lee A E	Sammon	West
Campbell	Grady	Lupton	Santee	Whitley
Carnochan	Grattan	Lynch	Schmitt	Whitney F G
Carrier	Gray A B	Maher	Schoeneck	Williams
Chamberlain	Gray F J	Maier	Scovill	Wilson
Charles	Green	Matthews	Shanahan	Winters
Cohalan	Gregory	McGuire	Shuttleworth	Yale
Colne	Gunderman	Mead	Smith A E	Young J
Coon	Gurnett	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Moreland moved to reconsider the vote by which Senate bill (No. 680, Rec. No. 141) was passed, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Dowling moved to take from the table his motion to reconsider the vote by which Assembly bill (No. 867) entitled "An act to permit the city of New York to acquire lands in Lincoln cemetery in the borough of Brooklyn, city of New York, for highway or park purposes and to permit said cemetery to locate elsewhere" (Int. No. 302), was lost.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Merritt	Smith M F
Allen F E	Cox	Hammond	Miller	Smith Myron
Allen J G	Cunningham	Hamn	Mills	Sprenger
Apgar	DeGroot	Hapeman	Moreland	Stanley

Averill	Donohue	Harawitz	Murphy	Steele
Baldwin	Dowling	Harte	Nevins	Steffens
Bass	Draper	Hartman	Nolan	Story
Becker	Eagleton	Hastings	Oglesby	Surpless
Beebe	Eckmann	Hoffman	Oliver	Volk
Bernstein	Evans	Hooker	O'Neill	Waddell
Bird	Farnan	Hooper	Palmer G M	Wade
Bisland	Feth	Hubbs	Palmer S J	Wainwright
Bohan	Filley	Kavanagh	Patton	Weber
Boshart	Fish	Keyes	Phillips	Wedemeyer
Brady	Foelker	Knapp	Pratt	Wells
Brennan	Foster	Krulewitch	Quinn	Wemple
Burnett	Fowler	Lansing	Rock	West
Burns	Francis	LaFetra	Rogers	Whitley
Burzynski	Fritz	Lee A E	Salomon	Whitney F G
Carnochan	Gates	Lee W I	Santee	Whitney G H
Carrier	Grattan	Lewis	Schmitt	Williams
Caughlan	Gray A B	Lynch	Schoeneck	Wilson
Chamberlain	Gray F J	Maher	Schwegler	Winters
Charles	Green	Maier	Scovill	Wood
Cohalan	Gregory	Matthews	Shuttleworth	Yale
Colne	Gunderman	McGuire	Smith A E	Young
Coon	Gurnett	Mead	Smith J E	

Mr. Dowling moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

On page (2) two, strike out lines four (4), five (5), six (6) and seven (7).

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate, in the words following:

IN SENATE, *March 28, 1906.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 577, Assembly reprint No. 1323, reprint No. 989, Rec. No. 98) entitled "An act making an appropriation for expenses of the Senate and Assembly."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Malby, and by unanimous consent, the same was amended as follows:

Page 2, line 11, after word "made" insert the following: "after audit by the comptroller of itemized accounts therefor duly certified."

Page 2, line 12, after word "respectively" insert semicolon (;) and strike out words "out of", and strike out all of line 13.

Page 2, line 20, after word "paid" insert words "after audit".

Page 2, line 21, after word "Comptroller" strike out words "upon the certificate of", and in lieu thereof insert the following: "of itemized accounts therefor duly certified by."

Said bill, as amended, was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

L. B. GLEASON,

*Clerk.*

Said bill having been announced,

Mr. Moreland moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Hapeman	Miller	Smith Myron
Allen F E	Donohue	Harawitz	Mills	Sprenger
Allen J G	Dowling	Harte	Moreland	Stanley
Apgar	Draper	Hartman	Murphy	Steele
Averill	Eagleton	Hastings	Newins	Steffens
Baldwin	Eckmann	Hoffman	Nolan	Story
Bass	Evans	Hooker	Oglesby	Surpless
Becker	Farnan	Hooper	Oliver	Thompson
Beebe	Feth	Hubbs	O'Neill	Tompkins
Bernstein	Filley	Kavanagh	Palmer G M	Volk
Bird	Fish	Keyes	Palmer S J	Waddell
Bisland	Foelker	Knapp	Patton	Wade
Brady	Foster	Krulewitch	Phillips	Wainwright
Brennan	Fowler	Lansing	Pratt	Weber
Burnett	Francis	LaFetra	Prentice	Wedemeyer
Burns	Fritz	Lee A E	Quinn	Wells
Burzynski	Gates	Lee W I	Rock	Wemple
Carnochan	Grattan	Lewis	Rogers	West
Carrier	Gray A B	Long	Salomon	Whitley
Caughlan	Gray F J	Lupton	Santee	Whitney F G
Chamberlain	Green	Lynch	Schmitt	Whitney G H
Charles	Gregory	Maher	Schwegler	Williams
Colne	Gunderman	Maier	Scovill	Wilson
Coon	Gurnett	Matthews	Shuttleworth	Winters
Cox	Hackett	McGuire	Smith A E	Wood
Crosley	Hammond	Mead	Smith J E	Yale
Cunningham	Hamn	Merritt	Smith M F	Young



Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Murphy	Smith Myron
Allen F E	Cunningham	Harawitz	Nevins	Sprenger
Allen J G	DeGroot	Hartman	Nolan	Stanley
Apgar	Donohue	Hastings	Norton	Steele
Averill	Dowling	Hoffman	Oglesby	Steffens
Baldwin	Draper	Hooker	Oliver	Story
Bass	Dressing	Hooper	O'Neill	Surpless
Becker	Eagleton	Hubbs	Palmer G M	Thompson
Bedell	Evans	Kavanagh	Palmer S J	Tompkins
Beebe	Farnan	Keyes	Patton	Volk
Bernstein	Feth	Knapp	Phillips	Waddell
Bird	Filley	Krulewitch	Pratt	Wade
Bisland	Fish	Lansing	Prentice	Wainwright
Bohan	Foelker	LaFetra	Quinn	Weber
Boshart	Foster	Lee A E	Reilly	Wedemeyer
Brady	Fowler	Lee W I	Rock	Wells
Brennan	Francis	Lewis	Rogers	Wenple
Burnett	Fritz	Lupton	Salomon	West
Burns	Gates	Maher	Sammon	Whitley
Carnochan	Grady	Maier	Santee	Whitney F G
Carrier	Gray A B	Matthews	Schoeneck	Whitney G H
Caughlan	Gray F J	McGuire	Schwegler	Williams
Chamberlain	Green	Mead	Scovill	Wilson
Charles	Gregory	Merritt	Shanahan	Winters
Colne	Gunderman	Miller	Shuttleworth	Wood
Coon	Hackett	Mills	Smith A E	Yale
Cowan	Hammond	Moreland	Smith J E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and as amended have again passed the same.

The Senate sent for concurrence a resolution in the words following:

IN SENATE, ALBANY, April 2, 1906.

Resolved (if the Assembly concur), That there be printed for the use of the Senate 5,000 additional copies of the bills intro-

duced in the Senate by the special committee in investigation of insurance companies, being Nos. 1041, 1042, and 1043; and for the use of the Assembly 5,000 additional copies of the bill Nos. 1874, 1875 and 1909, introduced by the Assembly committee on insurance in the Assembly.

By order of the Senate,

LAFAYETTE B. GLEASON,  
*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were :

Agnew	Cowan	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hapeman	Murphy	Sprenger
Allen J G	Cunningham	Harawitz	Nevins	Steele
Apgar	DeGroot	Harte	Nolan	Steffens
Averill	Donohue	Hartman	Oglesby	Story
Baldwin	Dowling	Hastings	Oliver	Surpless
Bass	Eckmann	Hoffman	O'Neill	Thompson
Becker	Evans	Hubbs	Palmer G M	Tompkins
Beebe	Farnan	Kavanagh	Palmer S J	Volk
Bernstein	Feth	Keyes	Patton	Waddell
Bird	Filley	Knapp	Phillips	Wade
Bisland	Fish	Krulewitch	Pratt	Wainwright
Bohan	Foelker	Lee A E	Prentice	Weber
Boshart	Foster	Lee W I	Quinn	Wedemeyer
Brady	Fowler	Lewis	Rock	Wells
Brennan	Francis	Long	Rogers	Wemple
Burnett	Fritz	Lupton	Salomon	West
Burzynski	Gates	Lynch	Santee	Whitley
Carnochan	Grattan	Maher	Schmitt	Whitney F G
Carrier	Gray A B	Maier	Schoeneck	Whitney G H
Caughlan	Gray F J	Matthews	Schwegler	Williams
Chamberlain	Green	McGuire	Scovill	Wilson
Charles	Gregory	Mead	Shanahan	Winters
Cohalan	Gunderman	Merritt	Shuttleworth	Wood
Colne	Gurnett	Miller	Smith A E	Yale
Coon	Hackett	Mills	Smith J E	Young

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. G. M. Palmer moved to take from the table his resolution asking for information in relation to certain charges against Superintendent Kilburn, introduced March 19th.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. G. M. Palmer moved to amend said resolution by striking out the word "Banks" in line 2 of the last paragraph, and substituting therefor the words "Ways and Means".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker then put the question whether the House would agree to said resolution, as amended, and it was decided in the affirmative.

By unanimous consent, Mr. Dowling offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 1830, Int. No. 876) entitled "An act in relation to walls of buildings encroaching upon any street, avenue or public place in the county of Kings."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Dowling moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

On line 3, page 1 (one), strike out the word "easterly" and insert the word "northerly".

On line (3) three, page (1) one, strike out word "Clinton" and insert words "DeKalb".

On line (3) three, page (1) one, strike out words "DeKalb" and insert word "Clinton".

On line (4) four, page (1) one, strike out word "Willoughbey" and insert word "Waverly".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Lansing offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1122, Int. No. 926) entitled "An act to consolidate the consolidated corporation now existing under the name of the Mohawk and Hudson River Humane Society with the corporation known as the Saratoga County Society for the Prevention of Cruelty to Animals and the Columbia County Society for the Prevention of Cruelty to Animals, and to define the powers and duties of the corporation as so consolidated," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Lansing offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1123, Int. No. 927) entitled "An act to amend the Membership Corporations Law, in relation to the consolidation of cruelty corporations," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Prentice offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 697, Int. No. 193) entitled "An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.



Mr. Grattan, from the committee on privileges and elections, asked that the members of the committee be excused from attendance at the sessions of the House for the week beginning April 13th.

By unanimous consent, the request was granted.

The Senate returned the Assembly bill (No. 828, Senate reprint No. 586, Int. No. 428) entitled "An act to amend chapter three hundred and six of the Laws of nineteen hundred and four, entitled 'An act to organize and establish a police department for the village of White Plains, in the county of Westchester and State of New York,' relative to the number of police constables."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 318, Senate reprint No. 896, Int. No. 284) entitled "An act to amend the County Law relative to soldiers' monuments."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 832, Senate reprint No. 934, Int. No. 322) entitled "An act to amend the Penal Code, relative to crimes against the person and against public decency and good morals and designed to prevent compulsory prostitution of women, and the importation of women from foreign countries, et cetera, for immoral purposes, and to provide penalties therefor."

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. H. H. Woodburn, mayor of the city of Binghamton, returning Assembly bill (No. 928, Int. No. 774) entitled "An act to authorize the common council of the city of Binghamton to raise money to be appropriated towards the expenses of celebrating, in the year nineteen hundred and six, the centennial of the founding of the county of Broome," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No.

1123, Int. No. 927) entitled "An act to amend the Membership Corporations Law, in relation to the consolidation of cruelty corporations," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1122, Int. No. 926) entitled "An act to consolidate the consolidated corporation now existing under the name of the Mohawk and Hudson River Humane Society with the corporations known as the Saratoga County Society for the Prevention of Cruelty to Animals and the Columbia County Society for the Prevention of Cruelty to Animals, and to define the powers and duties of the corporation as so consolidated," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 697, Int. No. 193) entitled "An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The privileges of the floor were extended to Hon. R. S. Johnson and Hon. Felix McClusky.

On motion of Mr. Moreland, the House adjourned.

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## TUESDAY, APRIL 3, 1906.

The House met pursuant to adjournment.

Prayer by Rev. Charles W. Heisler.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the report of the Adirondack Committee

of the Assembly of 1905, which was laid upon the table and ordered printed.

(See Document No. 57.)

The Senate sent for concurrence the following entitled bills:

"An act reappropriating certain unexpended balances of appropriations hitherto made for State hospitals for the insane so that the same may be used for the erection of buildings for the care and treatment of the acute insane" (No. 697, Rec. No. 236), which was read the first time and referred to the committee on ways and means.

"An act to amend the Insanity Law, relative to the cost of buildings for the care and treatment of the acute insane" (No. 698, Rec. No. 237), which was read the first time and referred to the committee on ways and means.

"An act to extend the time for beginning the construction of the Troy, Rensselaer and Pittsfield Railroad, and expending thereon ten per centum of its capital" (No. 887, Rec. No. 238), which was read the first time and referred to the committee on railroads.

"An act to amend the General Corporation Law by adding a new section thereto" (No. 951, Rec. No. 239), which was read the first time and referred to the committee on the judiciary.

"An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit, and allow the claims of James T. Ellett and Frank Miller, for compensation for services rendered as secretary and watchman, respectively, to the Richmond county park commissioners" (No. 334, Rec. No. 240), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of New Rochelle in relation to the powers and duties of the city engineer and the board of sewer commissioners of said city" (No. 812, Rec. No. 241), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to

continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association," as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight" (No. 813, Rec. No. 242), which was read the first time and referred to the committee on affairs of cities.

"An act to amend sections two, three and four of chapter two hundred and sixty-seven of the Laws of eighteen hundred and thirty, as amended by chapter fifty-five of the Laws of eighteen hundred and fifty-six, chapter two hundred and eighty-six of the Laws of eighteen hundred and seventy-one and chapter six hundred and sixty-five of the Laws of eighteen hundred and ninety-eight, constituting the charter of the Utica Orphan Asylum" (No. 890, Rec. No. 243), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter eighteen of the Laws of eighteen hundred and sixty-two, entitled 'An act to revise the charter of the city of Utica' relative to the repair fund" (No. 222, Rec. No. 244), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section three of chapter three hundred and fourteen of the Laws of eighteen hundred and seventy-four, entitled 'An act to establish a board of police and fire commissioners of the city of Utica,' in relation to salary of clerk" (No. 340, Rec. No. 245), which was read the first time and referred to the committee on affairs of cities.

"An act to legalize the acts of Nelson B. Simon, a commissioner of deeds" (No. 263, Rec. No. 246), which was read the first time and referred to the committee on the judiciary.

"An act to incorporate the American Baptist Publication Society" (No. 546, Rec. No. 247), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda'" (No. 906,



Rec. No. 248), which was read the first time and referred to the committee on affairs of cities.

“An act to repeal chapter two hundred and eighty-six of the Laws of eighteen hundred and eighty-nine, entitled ‘An act to provide for the construction and maintenance of an exterior street wharf or place along a portion of the East river in the city of New York’” (No. 923, Rec. No. 249), which was read the first time and referred to the committee on affairs of cities.

“An act to legalize the acts of Luke O’Toole, a commissioner of deeds” (No. 666, Rec. No. 250), which was read the first time and referred to the committee on the judiciary.

“An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled ‘An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled “An act to revise the charter of the city of Buffalo,” relating to ward boundaries” (No. 880, Rec. No. 251), which was read the first time and referred to the committee on affairs of cities.

“An act permitting Niagara Manufacturing Buildings, a domestic corporation, to construct and maintain an area vault adjacent to its premises in Seventh street, in the city of Buffalo, New York” (No. 808, Rec. No. 252), which was read the first time and referred to the committee on affairs of cities.

“An act to assess on the property benefited the cost and expense of the repairing and rebuilding of the race walls and the constructing and relaying of the pavement and curb on North Water street in the city of Rochester” (No. 902, Rec. No. 253), which was read the first time and referred to the committee on affairs of cities.

“An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and five, entitled ‘An act to empower the board of assessors of the city of New York to estimate and allow damages sustained by owners of real property abutting upon Vernon avenue adjacent to Newtown creek, borough of Queens, in the city of New York, by reason of the construction of the bridge over Newtown creek, between Manhattan avenue in

the borough of Brooklyn and Vernon avenue, in the borough of Queens, and the approaches thereto' " (No. 928, Rec. No. 254), which was read the first time and referred to the committee on affairs of cities.

"An act to release to Hugh McAnespy, all the right, title and interest of the people of the State of New York in and to certain real estate " (No. 798, Rec. No. 255), which was read the first time and referred to the committee on ways and means.

"An act to amend section two hundred and sixty-four of the Code of Civil Procedure, in relation to the jurisdiction of the Court of Claims, and to confer certain jurisdiction on such court " (No. 948, Rec. No. 256), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg" and the acts amending the same,' generally " (No. 958, Rec. No. 257), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and fifty-four of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the election of school commissioners of the city of Ogdensburg, and their term of office,' in relation to school commissioners and elections " (No. 959, Rec. No. 258), which was read the first time and referred to the committee on affairs of cities.

Mr. Agnew introduced a bill entitled "An act to amend the Greater New York charter, relative to the maintenance of open piers " (Int. No. 1426), which was read the first time and referred to the committee on affairs of cities.

Mr. Becker introduced a bill entitled "An act to further amend chapter three hundred and thirty of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend the incorporation of the village of Fairport in the county of Monroe,' relative to the

powers of the trustees" (Int. No. 1427), which was read the first time and referred to the committee on affairs of villages.

Mr. Bernstein introduced a bill entitled "An act to amend chapter five hundred and fifty-three of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the Supreme Court in the first judicial district and the Appellate Division thereof, in the first department' as amended by chapter six hundred and fifty-four of the Laws of nineteen hundred, in relation to the duty and compensation of clerks" (Int. No. 1428), which was read the first time and referred to the committee on the judiciary.

Mr. Donohue introduced a bill entitled "An act to require the reopening of Bridge street in the borough of Brooklyn, city of New York" (Int. No. 1429), which was read the first time and referred to the committee on affairs of cities.

Mr. Gates introduced a bill entitled "An act to amend the Public Health Law, in relation to examinations in dentistry" (Int. No. 1430), which was read the first time and referred to the committee on public health.

Mr. Keyes introduced a bill entitled "An act to amend chapter one hundred and eight of the Laws of eighteen hundred and ninety-one, entitled 'An act to make the office of sheriff of Erie county, a salaried office in part and regulating the management of said office,' in relation to compensation of deputy sheriffs" (Int. No. 1431), which was read the first time and referred to the committee on internal affairs.

Mr. Quinn introduced a bill entitled "An act authorizing the common council of the city of Buffalo to audit and pay the amount of loss and damage sustained by William H. Slade of said city, by the commencement and pendency of the proceedings begun by the city of Buffalo in the month of November, eighteen hundred and eighty-nine, to take a part of his property situate on the west side of Michigan street in said city, and to provide for the payment of compensation therefor" (Int. No. 1432), which was read the first time and referred to the committee on affairs of cities.

Mr. Apgar introduced a bill entitled "An act to authorize the grant by the city of New York to the New York and Harlem Railroad Company and to the New York Central and Hudson River Railroad Company, or either of them, of lands lying between Cross street at Croton Falls, New York, and Carmel avenue, Brewster, New York, for railroad purposes" (Int. No. 1433), which was read the first time and referred to the committee on affairs of cities.

Also, "An act authorizing the board of trustees of the village of Peekskill in the county of Westchester to appoint a building commissioner, and empowering said board to regulate and supervise the construction of buildings and matters appertaining thereto in said village" (Int. No. 1434), which was read the first time and referred to the committee on affairs of cities.

Mr. Draper introduced a bill entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls, so as to provide for a grade crossing commission, and defining the powers and duties thereof'" (Int. No. 1435), which was read the first time and referred to the committee on affairs of cities.

Mr. Hapeman introduced a bill entitled "An act to amend the Military Code, relative to pay and allowances" (Int. No. 1436), which was read the first time and referred to the committee on military affairs.

Mr. Merritt introduced a bill entitled "An act to amend chapter one hundred and fifteen of the Laws of eighteen hundred and ninety-eight, entitled 'An act to provide for the improvement of the public highways,' generally" (Int. No. 1437), which was read the first time and referred to the committee on internal affairs.

Mr. Oglesby introduced a bill entitled "An act to amend the Penal Code, relating to the commitment of persons between sixteen and thirty years" (Int. No. 1438), which was read the first time and referred to the committee on codes.

Mr. Patton introduced a bill entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and



ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster and to repeal all acts and parts of acts relating thereto' (Int. No. 1439), which was read the first time.

On motion of Mr. Patton, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Pratt introduced a bill entitled "An act providing for the construction of an aqueduct under the Erie canal at Durhamville, and making an appropriation therefor" (Int. No. 1440), which was read the first time and referred to the committee on ways and means.

Mr. Wilson introduced a bill entitled "An act to amend chapter one hundred and forty-four of the Laws of eighteen hundred and sixty-five, entitled 'An act to incorporate Albion lodge number two hundred and twelve of the Independent Order of Odd Fellows of Northern New York, in the village of Albion, in the county of Orleans, to hold real and personal estate and to convey the same'" (Int. No. 1441), which was read the first time.

On motion of Mr. Wilson, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on the judiciary.

Mr. Stanley (by request) introduced a bill entitled "An act to amend chapter twenty, title three of the Greater New York charter in relation to inferior courts of criminal jurisdiction" (Int. No. 1442), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Myron Smith introduced a bill entitled "An act to extend the corporate existence of the Dutchess Insurance Company" (Int. No. 1455), which was read the first time.

On motion of Mr. Myron Smith, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on insurance.

By unanimous consent, Mr. Weber introduced a bill entitled "An act fixing the salaries of the county detectives of Kings county" (Int. No. 1456), which was read the first time.

On motion of Mr. Weber, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on internal affairs.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by joint committee on Senate and Assembly (No. 1875, Int. No. 812), entitled "An act to amend the General Corporation Law relative to political contributions by corporations."

Also, the bill introduced by joint committee of Senate and Assembly (No. 1874, Int. No. 810), entitled "An act to amend the Legislative Law relative to services in legislative matters."

Also, the bill introduced by joint committee of Senate and Assembly (No. 966, Int. No. 813), entitled "An act to amend the Penal Code relative to the crime of perjury."

Also, the bill introduced by joint committee of Senate and Assembly (No. 969, Int. No. 816), entitled "An act to amend the General Corporation Law relative to the acquisition of real property by life insurance corporations."

Also, the bill introduced by joint committee of Senate and Assembly (No. 968, Int. No. 815), entitled "An act to amend the Penal Code relating to rebates and allowances by life insurance corporations."

Also, the bill introduced by joint committee of Senate and Assembly (No. 967, Int. No. 814), entitled "An act to amend the Penal Code in relation to the misconduct of officers and employees of corporations."

Also, the bill introduced by Mr. Hartman (No. 1501, Int. No. 1201), entitled "An act to amend the Code of Civil Procedure in relation to regulating the removal or locking of gas meters and suspension of gas service."

Also, the bill introduced by Mr. Phillips (No. 1883, Int. No. 1326), entitled "An act to legalize the issue and sale of bonds of the village of Wellsville, Allegany county, for the purpose of raising money for paving streets, and authorizing the payment of such bonds."

Also, the bill introduced by Mr. Lupton (No. 1124, Int. No. 928), entitled "An act to amend the Banking Law, in relation to the amount which a bank or trust company may loan to any person, company, corporation or firm."

Also, the bill introduced by Mr. Dowling (No. 1800, Int. No. 1037), entitled "An act to amend the Tax Law in relation to the taxation of debts secured by mortgages."

Also, the bill introduced by Mr. Fowler (No. 1785, Int. No. 944), entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally," reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Oglesby (No. 1879, Int. No. 152), entitled "An act to amend chapter three hundred and ninety-seven of the Laws of eighteen hundred and eighty-one, entitled 'An act in relation to the public schools in the city of Yonkers,'" reported the same with the following recommendations:

Page 2, line 14, after "in" insert "[each]".

Page 4, line 19, before "of" insert "be".

Page 6, line 6, put "current year" in quotations.

Page 6, line 7, after "October" insert "[in any year]".

Page 6, line 9, underscore "from the first day of", also, "in any"; and line 10 underscore "year to the first day of".

Page 6, strike out all of § 5, line 12 to 15, inclusive.

Page 6, line 16, strike out "6", insert "5".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. W. I. Lee (No. 1788, Int. No. 946), entitled "An act to abolish and remove Kings county

potter's field situated in Kings county," reported the same with the following recommendations:

Page 1, line 2, insert comma after "New York", and line 3 after "tion" of "discretion".

Page 2, lines 6 and 7, strike out "upon its passage and approval" and insert period after "immediately".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. W. I. Lee (No. 1787, Int. No. 861), entitled "An act to abolish and remove the New York City Home for the Aged and Infirm, Brooklyn division," reported the same with the following recommendations:

Page 4, lines 5 and 6, strike out "upon its passage and approval" and insert period after "immediately".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. G. H. Whitney (No. 1473, Int. No. 1178), entitled "An act to amend the Public Health Law in relation to the practice of dentistry by defining practice of dentistry and providing for examinations and the correction of the registers of dentists kept by the Regents and county clerks," reported the same with the following recommendations:

Amend title by inserting comma after "law", strike out all of section 1, of lines 1 to 9 of page 1, and lines 1 to 3 of page 2, and insert in place thereof the following: "Section 1. Section one hundred and sixty of chapter six hundred and sixty-one of the laws of eighteen hundred and ninety-three, entitled 'An act in relation to the public health, constituting chapter twenty-five of the general laws', as inserted in the form of a paragraph of article nine of such chapter by chapter six hundred and twenty-six of the laws of eighteen hundred and ninety-five as amended by chapter two hundred and ninety-seven of the laws of eighteen hundred and ninety-six as amended by chapter three hundred and fifty-five of the laws of eighteen hundred and ninety-eight and as amended and numbered section one hundred and sixty by chapter two hundred and fifteen of the laws of nineteen hundred and one, is hereby amended to read as follows:



Page 2, line 19, strike out "Paragraph" and insert "Sub-division"; strike out "shall"; add "of such chapter as added by chapter two hundred and fifteen of the laws of nineteen hundred and one as amended by chapter two hundred and ten of the laws of nineteen hundred and two, is hereby amended to read as follows:

Page 3, line 24, strike out "said article shall" and insert "such chapter as added by chapter two hundred and fifteen of the laws of nineteen hundred and one, is hereby amended to read as follows:"

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Steele (No. 1799, Int. No. 209) entitled "An act to amend the Railroad Law, relative to the transportation of freight," reported the same with the following recommendations:

Page 1, line 1, strike out "Article two of" and change lower case "c" of chapter to capital.

Page 1, line 4, strike out all except "eral laws", and strike out all of line 5 and "ninety-two" of line 6; also, line 6, strike out "adding thereto" and insert "inserting therein", and insert "new" after "following"; and line 7, after "sections", strike out period and insert "to be sections 48-a, 48-b, 48-c and 48-d and to read as follows:"

Page 2, line 1, strike out "70" and insert "48-a", and insert after "48-a" "charge for car service".

Page 2, line 14, strike out "71" and insert "§ 48-b", and insert thereafter "Furnishing cars".

Page 3, line 16, strike out "72" and insert "48-c", and thereafter "Forwarding cars; notice to consignee".

Page 5, line 1, strike out "73", insert "48-d", and thereafter "common law rights and liabilities not affected."

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Oglesby (No. 1878, Int. No. 141), entitled "An act to amend chapter five hundred and sixty of the Laws of nineteen hundred and two amending chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight relative to the department of public instruction in

cities of the second class," reported the same with the following recommendations:

Amend title by inserting "entitled "An act" after "nineteen hundred and two", and by striking out "ing" of "amending" immediately following by placing quotation marks after "class"; also, striking out the period after "class", inserting a comma and "relative to the cities of Utica and Yonkers".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1686, Int. No. 1062), entitled "An act to amend the Code of Civil Procedure in relation to the Court of Claims," reported the same with the following recommendations:

Amend title by inserting comma after "procedure".

Page 1, line 2, by inserting comma after "procedure".

Page 1, line 2, strike out "so as".

Page 1, line 10, strike out comma after "therein" and strike out "the" and insert "his" same line.

Page 2, line 10, strike out semicolon and insert comma after "qualified".

Page 2, line 13, insert comma after "state".

Page 2, lines 17 and 18, strike out all underscoring, also "so as"; in line 22, underscore comma after "years" and insert after "years" a period in brackets.

Page 3, line 18, strike out "so as".

Page 3, line 20, strike out comma and insert ";" after "therein".

Page 3, line 22, underscore comma after "trials" and insert a period in brackets after "trials", and line 26, strike out "so as".

Page 4, line 11, strike out "so as", and line 12, insert ";" after "sessions", and strike out underscoring under "The court shall hold at least"; and line 13, insert comma after "Albany"]".

Page 5, line 2, underscore comma after "proceedings" and insert period in brackets after "proceedings", and line 8, strike out commas after "shall" and "required", and line 13, strike out "so as", and line 17, insert comma after "expenses" and a period after "annum"]".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Forest, Fish and Game Law, in relation to the office and clerical force, game protectors and forestry department." (No. 1809, Rec. No. 114.)

"An act to amend the Election Law, relative to the creation, division and alteration of election districts." (No. 1808, Int. No. 917.)

"An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' relative to the audit of claims against the city." (No. 1811, Int. No. 1121.)

"An act to amend the Public Health Law, in relation to pharmacy." (No. 1810, Int. No. 702.)

"An act to amend the Forest, Fish and Game Law, relative to giving additional power of search to certain special protectors." (No. 1835, Int. No. 323.)

"An act to provide for the erection of a suitable monument in commemoration of the soldiers of the Tenth Regiment, New York State Volunteers Infantry, (National Zouaves), who were engaged in the battle of Second Bull Run or Manassas Plains, State of Virginia, August thirtieth, eighteen hundred and sixty-two, and making an appropriation therefor." (No. 280, Int. No. 248.)

"An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relative to revising several sections of said charter." (No. 1812, Int. No. 1036.)

"An act reappropriating certain money heretofore appropriated for the quarantine stations at Hoffman and Swinburne islands and for the support of the quarantine department." (No. 1831, Int. No. 706.)

"An act relating to the collection of taxes in the town of Castile in the county of Wyoming." (No. 1829, Int. No. 741.)

"An act to amend the Penal Code, in relation to the commissioner of labor." (No. 1826, Int. No. 1132.)

"An act making an appropriation to the Central New York Institution for Deaf-Mutes, at Rome, to enable it to extinguish its debt incurred for the support and education of its deaf and dumb pupils and for the paving of the street fronting its property." (No. 239, Int. No. 239.)

"An act to release to Michael Watters, Mary Watters, Mary Fleming the second, Thomas Fleming, Margaret Fleming, Annie Jones and Elizabeth Fleming, all the right, title and interest of the people of the State of New York, in and to certain real estate in the borough of Brooklyn, county of Kings, city of New York, acquired by escheat or forfeiture upon the deaths of Henry Fleming and Mary Fleming." (No. 1713, Int. No. 1308.)

"An act authorizing the Commissioners of the Land Office to grant and convey to the city of Albany lands under water of the Albany basin." (No. 1617, Int. No. 1261.)

"An act to change and amend the charter of the Woman's Foreign Missionary Society of the Methodist Episcopal Church." (No. 1275, Int. No. 1048.)

"An act to provide additional buildings at the New York Agricultural Experiment Station, and making an appropriation therefor." (No. 264, Int. No. 245.)

"An act to amend the General Corporation Law relative to political contributions by corporations." (No. 1875, Int. No. 812.)

"An act to amend the Legislative Law relative to services in legislative matters." (No. 1874, Int. No. 810.)

"An act to amend the Penal Code relative to the crime of perjury." (No. 966, Int. No. 813.)

"An act to amend the General Corporation Law relative to the acquisition of real property by life insurance corporations." (No. 969, Int. No. 816.)

"An act to amend the Penal Code relating to rebates and allowances by life insurance corporations." (No. 968, Int. No. 815.)

"An act to amend the Penal Code in relation to the misconduct of officers and employees of corporations." (No. 967, Int. No. 814.)



Mr. Wainwright offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the Senate bill (No. 792, Rec. No. 187) entitled "An act to permit the Carnegie Foundation, a corporation duly incorporated under the Laws of New York, to convey its property to the Carnegie Foundation for the Advancement of teaching".

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

On motion of Mr. Wainwright, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wainwright, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Merritt	Smith J E
Allen F E	Crosley	Hamn	Miller	Smith M F
Allen J G	Cunningham	Hapeman	Mills	Smith Myron
Apgar	DeGroot	Harawitz	Moreland	Sprenger
Averill	Donohue	Harte	Murphy	Stanley
Baldwin	Dowling	Hartman	Nenins	Steele
Bass	Draper	Hastings	Nolan	Steffens
Becker	Eagleton	Hoffman	Oglesby	Story
Beebe	Eckmann	Hooker	Oliver	Surpluss
Bernstein	Evans	Hooper	O'Neill	Thompson
Bird	Farnan	Hubbs	Palmer G M	Volk
Bisland	Feth	Kavanagh	Palmer S J	Waddell
Bohan	Filley	Keyes	Patton	Wade
Boshart	Fish	Knapp	Phillips	Wainwright
Brady	Foelker	Krulewitch	Pratt	Weber
Brennan	Foster	Lansing	Prentice	Wedemeyer
Burnett	Fowler	LaFetra	Quinn	Wells
Burns	Francis	Lee A E	Rock	Wemple
Burzynski	Fritz	Lee W I	Rogers	West
Carnochan	Gates	Lewis	Salomon	Whitley

Carrier	Grattan	Long	Santee	Whitney F G
Caughlan	Gray A B	Lupton	Schmitt	Whitney G H
Chamberlain	Gray F J	Lynch	Schoeneck	Williams
Charles	Green	Maher	Schwegler	Wilson
Cohalan	Gregory	Maier	Scovill	Winters
Colne	Gurnett	Matthews	Shanahan	Wood
Coon	Gunderman	McGuire	Shuttleworth	Yale
Cowan	Hackett	Mead	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Murphy moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	Coon	Harte	Norton	Smith Myron
Allen F E	Cowan	Hastings	Oglesby	Stanley
Allen J G	Crosley	Hoffman	Oliver	Steele
Averill	DeGroot	Hooker	O'Neill	Steffens
Baldwin	Donohue	Hooper	Palmer G M	Story
Bass	Dowling	Kavanagh	Palmer S J	Surpless
Bernstein	Draper	Keyes	Patton	Thompson
Bird	Dressing	Lansing	Phillips	Tompkins
Bisland	Evans	LaFetra	Pratt	Volk
Bohan	Filley	Lee A E	Prentice	Waddell
Boshart	Foelker	Lee W I	Quinn	Wainwright
Brady	Foster	Lewis	Reilly	Weber
Brennan	Fowler	Long	Rock	Wedemeyer
Burnett	Francis	Lupton	Salomon	Wells
Burns	Gates	Lynch	Santee	Whitley
Burzynski	Grattan	Maher	Schmitt	Whitney F G
Campbell	Green	Maier	Schoeneck	Whitney G H
Carnochan	Gregory	Mead	Scovill	Williams
Carrier	Gunderman	Miller	Shanahan	Wilson
Caughlan	Hackett	Mills	Shuttleworth	Winters
Chamberlain	Hammond	Moreland	Smith A E	Wood
Charles	Hamm	Murphy	Smith J E	Yale
Cohalan	Hapeman	Nevins	Smith M F	Young
Colne	Harawitz	Nolan		

Mr. Murphy moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 354) entitled "An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the elections, constituting

chapter six of the general laws,' relating to recounting and recanvassing the votes and judicial investigation of ballots cast at elections heretofore and hereafter held" (Int. No. 320), having been announced for a third reading.

Mr. Moreland moved to recommit said bill to the committee on the judiciary.

Debate was had thereon, when

Mr. Moreland moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Moreland, and it was determined in the affirmative.

AYES 86

NOES 47

Those who voted in the affirmative were:

Allen F E	Cowan	Hapeman	Mead	Scovill
Allen J G	Crosley	Harawitz	Mills	Smith A E
Averill	Draper	Hooker	Moreland	Smith J E
Baldwin	Dressing	Hooper	Nevins	Smith Myron
Bass	Eagleton	Hubbs	Norton	Steele
Becker	Evans	Kavanagh	Oliver	Thompson
Bird	Filley	Keyes	Palmer G M	Tompkins
Bohan	Foster	Knapp	Patton	Volk
Boshart	Gates	Lansing	Phillips	Waddell
Brady	Grady	LaFetra	Pratt	Wedemeyer
Burnett	Gray F J	Lee A E	Prentice	Whitley
Burns	Gregory	Lewis	Quinn	Whitney F G
Carnochan	Gunderman	Lupton	Reilly	Whitney G H
Carrier	Gurnett	Lynch	Salomon	Williams
Caughlan	Hackett	Maher	Sammon	Wilson
Chamberlain	Hammond	Maier	Santee	Wood
Charles	Hamn	Matthews	Schoeneck	Yale
Coon				

Those who voted in the negative were:

Agnew	Eckmann	Harvey	O'Neill	Stanley
Bernstein	Feth	Hastings	Palmer S J	Steffens
Brennan	Foelker	Hoffman	Rock	Story
Campbell	Fowler	Lee W I	Rogers	Surpless
Cohalan	Francis	Long	Schmitt	Wainwright
Colne	Fritz	Miller	Shanahan	Weber
Cunningham	Grattan	Murphy	Shuttleworth	Wells
DeGroot	Green	Nolan	Smith M F	Winters
Donohue	Harte	Oglesby	Sprenger	Young
Dowling	Hartman			

The bill (No. 1730) entitled "An act to amend the Village Law, in relation to the qualification of voters" (Int. No. 1124), was

read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 11

Those who voted in the affirmative were:

Agnew	Coon	Gurnett	Mead	Shuttleworth
Allen F E	Cowan	Hammond	Merritt	Smith A E
Allen J G	Cox	Hamm	Miller	Smith J E
Apgar	Crosley	Hapeman	Mills	Smith M F
Averill	Cunningham	Harte	Moreland	Smith Myron
Baldwin	DeGroot	Hartman	Murphy	Sprenger
Bass	Donohue	Harvey	Nevins	Stanley
Becker	Dowling	Hastings	Norton	Steele
Beebe	Draper	Hoffman	Oglesby	Steffens
Bernstein	Eagleton	Hooper	Oliver	Story
Bird	Evans	Hubbs	O'Neill	Surpluss
Bisland	Farnan	Kavanagh	Palmer S J	Volk
Bohan	Filley	Keyes	Phillips	Waddell
Boshart	Fish	Knapp	Pratt	Wade
Brady	Foelker	Krulewitch	Prentice	Weber
Brennan	Foster	Lansing	Quinn	Wells
Burnett	Fowler	Lee A E	Reilly	Wemple
Burns	Francis	Lee W I	Rock	West
Burzynski	Gates	Lewis	Rogers	Whitley
Campbell	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Lynch	Santee	Whitney G H
Caughlan	Gray A B	Maher	Schmitt	Williams
Chamberlain	Gray F J	Maier	Schoeneck	Wilson
Charles	Green	Matthews	Scovill	Wood
Cohalan	Gregory	McGuire	Shanahan	Yale
Colne	Gunderman			

Those who voted in the negative were:

Carnochan	Harawitz	LaFetra	Palmer G M	Salomon
Eckmann	Hooker	Nolan	Patton	Thompson
Hackett				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1725) entitled "An act regulating the rates of ferriage for foot passengers on the Astoria ferry, in the city of New York, and the Tenth and Twenty-third street ferries in the borough of Manhattan, and Greenpoint avenue, in the borough



of Brooklyn" (Int. No. 734), having been announced for a third reading,

Mr. Harte moved that said bill be recommitted to the committee on commerce and navigation, with instructions to report the same forthwith amended as follows:

On page 1, strike out of the title the words "and the Tenth and Twenty-third street ferries in the borough of Manhattan, and Greenpoint avenue, in the borough of Brooklyn".

Also, on page 1, in lines 4, 5, 6 and 7, strike out "and the ferries plying between Tenth and Twenty-third streets in the borough of Manhattan, and Greenpoint avenue in the borough of Brooklyn in the city of New York."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Lewis, from the committee on commerce and navigation, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

On motion of Mr. A. E. Smith, said bill was recommitted to the committee on commerce and navigation, retaining its place on the order of third reading.

The bill (No. 1764) entitled "An act to amend chapter seven hundred and thirty-seven of the Laws of nineteen hundred and five, entitled 'An act to establish a commission of gas and electricity with power to regulate the price of gas and electric light and certain other electric services, and to provide for the control and supervision of gas, electric light and other electric corporations and making an appropriation therefor'" (Int. No. 1102), having been announced for a third reading,

Mr. Moreland moved that said bill be recommitted to the committee on electricity, gas and water supply, with instructions to report the same forthwith amended as follows:

Page 3, between lines 9 and 10, insert the following:

"§ 2. Section ten of said chapter seven hundred and thirty-seven of the laws of nineteen hundred and five is hereby amended to read as follows:

"§ 10. Inspection of gas and electric meters.—Such commission shall have full power, control and supervision of the inspection of gas and electric meters by any [state or] municipal

officer appointed for such purpose, and may adopt and enforce rules and regulations, not inconsistent with law, prescribing the manner, methods and conditions of testing such meters. It shall see that [the state inspector of gas meters, and the inspectors appointed by him, and] municipal inspectors of gas and electric meters, faithfully perform the duties imposed upon them by law, and by the rules and regulations of the commission, and shall report any failure of such performance or any violation of law or of such rules and regulations to the officer or board appointing such inspectors, and such failure or violation shall be a sufficient cause for their removal. [The commission may provide for the inspection of electric meters, -and may appoint an inspector for such purpose who shall perform the duties required of him by the commission.] ”

Page 3, line 10, strike out the figure “2” and insert in place thereof figure “3”.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Agnew, from the committee on electricity, gas and water supply, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1739) entitled “An act to amend the Greater New York charter relative to the department of correction” (Int. No. 1096), having been announced for a third reading,

Mr. Wedemeyer moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

On page 2, line 7, strike out the comma after the word “Kings” and insert the word “and”, and on same line strike out the words “and Richmond”.

On page 2, line 11, strike out the words “and Richmond county”.

On page 2, line 26, strike out the comma after the word “Kings” and insert the word “and”, and on same line strike out the words “and Richmond”.

On page 3, line 11, strike out the comma after the word “Kings” and insert the word “and”, and on same line strike out the words “and Richmond”.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1728) entitled "An act making appropriations for the State charitable institutions, the New York State School for the Blind, and the Elmira Reformatory" (Int. No. 957), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Harawitz	Murphy	Smith J E
Allen F E	Donohue	Hartman	Nevins	Smith Myron
Allen J G	Dowling	Hastings	Nolan	Sprenger
Averill	Draper	Hoffman	Norton	Stanley
Baldwin	Dressing	Hooker	Oglesby	Steele
Bass	Eagleton	Hooper	Oliver	Steffens
Becker	Evans	Hubbs	O'Neill	Story
Bedell	Farnan	Kavanagh	Palmer G M	Surpless
Bernstein	Feth	Keyes	Palmer S J	Thompson
Bird	Filley	Knapp	Patton	Tompkins
Bisland	Fish	Krulewitch	Phillips	Volk
Bohan	Foelker	Lansing	Pratt	Wade
Boshart	Foster	LaFetra	Prentice	Wainwright
Brady	Fowler	Lee A E	Quinn	Weber
Brennan	Francis	Lee W I	Reilly	Wedemeyer
Burns	Fritz	Lewis	Rock	Wells
Burzynski	Gates	Lupton	Rogers	Wemple
Carnochan	Grady	Maher	Salomon	West
Carrier	Grattan	Maier	Sammon	Whitley
Caughlan	Gray F J	Matthews	Santee	Whitney F G
Charles	Green	McGuire	Schoeneck	Whitney G H
Colne	Gregory	Mead	Schwegler	Wilson
Coon	Gunderman	Merritt	Scovill	Winters
Cowan	Hackett	Miller	Shanahan	Wood
Cox	Hammond	Mills	Shuttleworth	Yale
Crosley	Hamn	Moreland	Smith A E	Young
Cunningham	Hapeman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1695) entitled "An act to amend the Penal Code in relation to unlawful exclusion of persons from theatres or

places of amusement" (Int. No. 1232), having been announced for a third reading,

On motion of Mr. Murphy, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1662) entitled "An act to amend chapter six hundred and seventy-eight of the Laws of nineteen hundred and four, entitled 'An act to extend the time of the Bennington and Hoosick Valley Railway Company to commence the construction of all its extensions, to finish all the extensions of its said road, and to put all of the same in operation,' by further extension of time" (Int. No. 249), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 2

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Merritt	Smith J E
Allen F E	Cox	Hamn	Miller	Smith M F
Allen J G	Crosley	Hapeman	Mills	Smith Myron
Apgar	Cunningham	Harawitz	Murphy	Sprenger
Averill	DeGroot	Harte	Nevins	Stanley
Baldwin	Donohue	Hartman	Norton	Steele
Bass	Dowling	Harvey	Oglesby	Steffens
Becker	Draper	Hastings	Oliver	Story
Beebe	Eagleton	Hoffman	O'Neill	Thompson
Bernstein	Eckmann	Hooker	Palmer G M	Volk
Bird	Evans	Hooper	Palmer S J	Waddell
Bisland	Farnan	Hubbs	Patton	Wade
Bohan	Filley	Kavanagh	Phillips	Wainwright
Boshart	Fish	Keyes	Pratt	Weber
Brady	Foelker	Knapp	Prentice	Wedemeyer
Brennan	Foster	Krulewitch	Quinn	Wells
Burnett	Fowler	Lansing	Reilly	Wemple
Burns	Francis	LaFetra	Rock	West
Burzynski	Gates	Lee A E	Rogers	Whitley
Campbell	Grady	Lee W I	Solomon	Whitney F G
Carnochan	Grattan	Lewis	Sammon	Whitney G H
Carrier	Gray A B	Lupton	Santee	Williams
Caughlan	Gray F J	Lynch	Schmitt	Wilson
Chamberlain	Green	Maher	Schoeneck	Winters
Charles	Gregory	Maier	Scovill	Wood



Cohalan	Gunderman	Matthews	Shuttleworth	Yale
Colne	Gurnett	McGuire	Smith A E	Young
Coon	Hackett	Mead		

Those who voted in the negative were:

Moreland	Shanahan
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1807) entitled "An act to amend article three, title one of chapter fourteen of the Code of Civil Procedure, by adding thereto a new section to be known as section seventeen hundred and seventy-one-a" (Int. No. 795), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 1

Those who voted in the affirmative were:

Agnew	Coon	Hammond	Moreland	Smith J E
Allen F E	Cox	Hamn	Murphy	Smith Myron
Allen J G	Crosley	Hapeman	Nevins	Sprenger
Apgar	Cunningham	Harawitz	Norton	Stanley
Averill	DeGroot	Hartman	Oglesby	Steele
Baldwin	Donohue	Hoffman	Oliver	Steffens
Bass	Dowling	Hooker	O'Neill	Story
Becker	Draper	Hooper	Palmer G M	Surpless
Bedell	Dressing	Hubbs	Palmer S J	Thompson
Beebe	Eagleton	Kavanagh	Patton	Tompkins
Bernstein	Evans	Keyes	Phillips	Volk
Bird	Farnan	Knapp	Pratt	Waddell
Bisland	Feth	Krulewitch	Prentice	Wade
Bohan	Filley	Lansing	Quinn	Wainwright
Boshart	Foster	Lee A E	Reilly	Weber
Brady	Fowler	Lee W I	Rock	Wedemeyer
Brennan	Francis	Lewis	Rogers	Wemple
Burnett	Fritz	Lupton	Salomon	West
Burns	Gates	Maher	Sammon	Whitley
Burzynski	Grady	Maier	Santee	Whitney F G
Carnochan	Grattan	Matthews	Schoeneck	Whitney G H
Carrier	Gray A B	McGuire	Schwegler	Williams
Caughlan	Gray F J	Mead	Scovill	Wilson
Chamberlain	Green	Merritt	Shanahan	Wood
Charles	Gregory	Miller	Shuttleworth	Yale
Colne	Gunderman	Mills	Smith A E	Young

In the negative:

Nolan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1794) entitled "An act to amend the Greater New York charter, relative to the time when the park commissioner shall pay laborers" (Int. No. 582), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 1

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Miller	Smith M F
Allen F E	Crosley	Hamn	Mills	Smith Myron
Allen J G	Cunningham	Hapeman	Moreland	Sprenger
Apgar	DeGroot	Harawitz	Murphy	Stanley
Averill	Donohue	Harte	Nevins	Steele
Baldwin	Dowling	Hartman	Norton	Steffens
Bass	Draper	Harvey	Oglesby	Story
Becker	Eagleton	Hastings	Oliver	Surpless
Beebe	Eckmann	Hooker	O'Neill	Volk
Bernstein	Evans	Hooper	Palmer G M	Waddell
Bird	Farnan	Hubbs	Palmer S J	Wade
Bisland	Filley	Kavanagh	Patton	Wainwright
Bohan	Fish	Keyes	Phillips	Weber
Boshart	Foelker	Knapp	Pratt	Wedemeyer
Brady	Foster	Lansing	Quinn	Wells
Brennan	Fowler	LaFetra	Reilly	Wemple
Burnett	Francis	Lee A E	Rock	West
Burzynski	Gates	Lee W I	Rogers	Whitley
Campbell	Grady	Lewis	Salomon	Whitney F G
Carnochan	Grattan	Lupton	Sammon	Whitney G H
Carrier	Gray A B	Lynch	Santee	Williams
Caughlan	Gray F J	Maher	Schmitt	Wilson
Chamberlain	Green	Maier	Scovill	Winters
Charles	Gregory	Matthews	Shanahan	Wood
Colne	Gunderman	McGuire	Shuttleworth	Yale
Coon	Gurnett	Mead	Smith A E	Young
Cowan	Hackett	Merritt	Smith J E	

In the negative:

Prentice

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1793) entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' relative to various sections thereof, to insert a new section therein relating to the issuance of certificates of indebtedness for the payment of the cost of paving street intersections, and to repeal sections two hundred and fourteen and two hundred and fifteen of said chapter" (Int. No. 859), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131  
NOES 00

Those who voted in the affirmative were:

Agnew	Eagleton	Hastings	Nevins	Smith Myron
Allen F E	Evans	Hoffman	Norton	Sprenger
Allen J G	Farnan	Hooker	Oglesby	Stanley
Averill	Feth	Hooper	Oliver	Steele
Baldwin	Filley	Hubbs	Palmer G M	Steffens
Becker	Fish	Kavanagh	Palmer S J	Story
Bernstein	Foster	Keyes	Patton	Surpluss
Bird	Fowler	Knapp	Phillips	Thompson
Bisland	Francis	Krulewitch	Pratt	Tompkins
Boshart	Fritz	Lansing	Prentice	Volk
Brady	Gates	LaFetra	Quinn	Waddell
Brennan	Grattan	Lee A E	Reilly	Wade
Burnett	Gray A B	Lee W I	Rock	Weber
Burzynski	Gray F J	Lewis	Rogers	Wedemeyer
Campbell	Green	Long	Salomon	Wells
Carrier	Gregory	Lynch	Sammon	Wempele
Caughlan	Gunderman	Maher	Santee	West
Charles	Gurnett	Maier	Schmitt	Whitley
Cohalan	Hackett	Matthews	Schoeneck	Whitney F G
Colne	Hammond	McGuire	Schwegler	Whitney G H
Cowan	Hamn	Mead	Seovill	Williams
Cox	Hapeman	Merritt	Shanahan	Wilson
Cunningham	Harawitz	Miller	Shuttleworth	Winters
DeGroot	Harte	Mills	Smith A E	Wood
Donohue	Hartman	Moreland	Smith J E	Yale
Dowling	Harvey	Murphy	Smith M F	Young
Draper				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1790) entitled "An act to amend the Code of Civil Procedure, relative to preference in appeals" (Int. No. 766), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hapeman	Miller	Smith J E
Allen F E	Crosley	Harawitz	Mills	Smith M F
Allen J G	Cunningham	Harte	Moreland	Smith Myron
Apgar	DeGroot	Hartman	Murphy	Sprenger
Averill	Donohue	Harvey	Nevins	Stanley
Baldwin	Dowling	Hastings	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Eagleton	Hooker	Oliver	Story
Beebe	Eckmann	Hooper	Palmer G M	Surpless
Bernstein	Evans	Hubbs	Palmer S J	Thompson
Bird	Farnan	Kavanagh	Patton	Volk
Bisland	Filley	Keyes	Phillips	Waddell
Bohan	Fish	Knapp	Pratt	Wade
Boshart	Foelker	Krulewitch	Prentice	Wainwright
Brady	Foster	Lansing	Quinn	Weber
Brennan	Fowler	LaFetra	Reilly	Wedemeyer
Burnett	Gates	Lee A E	Rock	Wells
Burns	Grady	Lee W I	Rogers	Wemple
Burzynski	Grattan	Lewis	Salomon	West
Carnochan	Gray A B	Lupton	Sammon	Whitley
Carrier	Gray F J	Lynch	Santee	Whitney F G
Caughlan	Green	Maher	Schmitt	Whitney G H
Chamberlain	Gregory	Maier	Schoeneck	Williams
Charles	Gunderman	Matthews	Scovill	Wilson
Cohalan	Gurnett	McGuire	Shanahan	Winters
Colne	Hackett	Mead	Shuttleworth	Yale
Coon	Hammond	Merritt	Smith A E	Young
Cowan	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1792) entitled "Concurrent resolution of the Senate and Assembly proposing amendment to article seven of the Constitution relating to the diversion of the waters of Niagara river" (Int. No. 778), was read the third time, having been



printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Hapeman	Murphy	Sprenger
Allen J G	Cunningham	Harawitz	Nevins	Stanley
Apgar	DeGroot	Hartman	Nolan	Steele
Averill	Donohue	Hastings	Norton	Steffens
Baldwin	Dowling	Hoffman	Oglesby	Story
Bass	Draper	Hooker	Oliver	Surpless
Becker	Dressing	Hooper	O'Neill	Thompson
Bedell	Eagleton	Hubbs	Palmer G M	Tompkins
Beebe	Evans	Kavanagh	Palmer S J	Volk
Bernstein	Farnan	Keyes	Patton	Waddell
Bird	Feth	Knapp	Phillips	Wade
Bisland	Filley	Krulewicz	Quinn	Wainwright
Bohan	Fish	Lansing	Reilly	Weber
Boshart	Foelker	LaFetra	Rock	Wedemeyer
Brady	Foster	Lee A E	Rogers	Wells
Brennan	Fowler	Lewis	Salomon	Wemple
Burnett	Francis	Lupton	Sammon	West
Burns	Fritz	Maher	Santee	Whitley
Burzynski	Grady	Maier	Schoeneck	Whitney F G
Carnochan	Gray A B	Matthews	Schwegler	Whitney G H
Carrier	Gray F J	McGuire	Scovill	Williams
Caughlan	Green	Mead	Shanahan	Wilson
Chamberlain	Gregory	Merritt	Shuttleworth	Winters
Charles	Gunderman	Miller	Smith A E	Wood
Coon	Hackett	Mills	Smith J E	Yale
Cowan	Hammond	Moreland	Smith Myron	Young
Cox	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1795) entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, being an act, entitled 'An act to make the office of the clerk of the county of Kings a salaried office and regulating the management of said office'" (Int. No. 890), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Mills	Smith J E
Allen F E	Cunningham	Hapeman	Moreland	Smith M F
Allen J G	DeGroot	Harawitz	Murphy	Smith Myron
Apgar	Donohue	Harte	Norton	Sprenger
Averill	Dowling	Hartman	Oglesby	Stanley
Baldwin	Draper	Harvey	Oliver	Steele
Bass	Eagleton	Hastings	O'Neil	Steffens
Becker	Eckmann	Hoffman	Palmer G M	Story
Beebe	Evans	Hooker	Palmer S J	Surpless
Bernstein	Farnan	Hooper	Patton	Thompson
Bird	Filley	Kavanagh	Phillips	Volk
Bisland	Fish	Keyes	Pratt	Waddell
Bohan	Foelker	Knapp	Prentice	Wade
Boshart	Foster	Krulewitch	Quinn	Wainwright
Brady	Fowler	Lansing	Reilly	Weber
Brennan	Francis	LaFetra	Rock	Wedemeyer
Burnett	Gates	Lee A E	Rogers	Wemple
Burns	Grady	Lee W I	Salomon	West
Burzynski	Grattan	Lupton	Satnmon	Whitley
Campbell	Gray A B	Lynch	Santee	Whitney F G
Carnochan	Gray F J	Maher	Schmitt	Whitney G H
Carrier	Green	Maier	Schoeneck	Williams
Chamberlain	Gregory	Matthews	Scovill	Wilson
Charles	Gunderman	McGuire	Shanahan	Wood
Cohalan	Gurnett	Mead	Shuttleworth	Yale
Colne	Hackett	Merritt	Smith A E	Young
Cowan	Hammond	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1805) entitled "An act to regulate and control and to limit the use of the waters of Niagara river" (Int. No. 535), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Hapeman	Moreland	Sprenger
Allen J G	DeGroot	Harawitz	Murphy	Stanley
Apgar	Donohue	Hartman	Nevins	Steele
Averill	Dowling	Hastings	Nolan	Steffens
Baldwin	Draper	Hoffman	Norton	Story
Bass	Dressing	Hooker	Oglesby	Surpless
Bedell	Eagleton	Hooper	Oliver	Thompson
Beebe	Evans	Hubbs	O'Neill	Tompkins
Bernstein	Farnan	Kavanagh	Palmer G M	Volk
Bird	Feth	Keyes	Palmer S J	Waddell
Bisland	Filley	Knapp	Patton	Wade
Bohan	Fish	Krulewitch	Phillips	Wainwright
Boshart	Foelker	Lansing	Pratt	Weber
Brennan	Foster	LaFetra	Quinn	Wedemeyer
Burnett	Fowler	Lee A E	Rock	Wells
Burns	Francis	Lee W I	Rogers	Wemple
Burzynski	Fritz	Lewis	Salomon	West
Carnochan	Gates	Lupton	Sammon	Whitley
Carrier	Grady	Maher	Santee	Whitney F G
Caughlan	Grattan	Maier	Schoeneck	Whitney G H
Chamberlain	Gray A B	Matthews	Schwegler	Williams
Charles	Gray F J	McGuire	Shanahan	Wilson
Colne	Green	Mead	Shuttleworth	Winters
Coon	Gregory	Merritt	Smith A E	Wood
Cowan	Gunderman	Miller	Smith J E	Yale
Cox	Hackett	Mills	Smith Myron	Young
Crosley	Hamm			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1796) entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' generally" (Int. No. 1222), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 37

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Mills	Steele
Allen F E	Cunningham	Hamm	Moreland	Steffens
Allen J G	DeGroot	Hapeman	Murphy	Story
Apgar	Donohue	Hartman	Nevins	Surpless

Averill	Dowling	Hastings	Norton	Volk
Baldwin	Draper	Hoffman	O'Neill	Waddell
Bass	Evans	Hooker	Palmer S J	Wainwright
Becker	Farnan	Hooper	Patton	Weber
Beebe	Filley	Hubbs	Phillips	Wells
Bisland	Fish	Knapp	Pratt	Wemple
Boshart	Foelker	Krulewitch	Prentice	West
Brady	Foster	Lansing	Rock	Whitley
Brennan	Fowler	Lee W I	Rogers	Whitney F G
Burnett	Francis	Lewis	Santee	Whitney G H
Carrier	Gates	Lupton	Schoeneck	Williams
Chamberlain	Grattan	Maher	Scovill	Wilson
Charles	Gray A B	Maier	Shuttleworth	Winters
Colne	Gray F J	Matthews	Smith Myron	Wood
Coon	Green	Mead	Sprengr	Yale
Cowan	Gregory	Merritt	Stanley	Young
Cox	Gunderman	Miller		

Those who voted in the negative were:

Bernstein	Dressing	Kavanagh	Oglesby	Schwegler
Bird	Eagleton	Keyes	Oliver	Shanahan
Bohan	Feth	LaFetra	Palmer G M	Smith A E
Burns	Fritz	Lee A E	Quinn	Smith J E
Burzynski	Grady	Lynch	Reilly	Thompson
Carnochan	Gurnett	McGuire	Salomon	Tompkins
Caughlan	Hackett	Nolan	Sammon	Wedemeyer
Cohalan	Harawitz			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1791) entitled "An act to amend the Code of Civil Procedure, relative to pleadings in civil actions" (Int. No. 650), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79

NOES 35

Those who voted in the affirmative were:

Averill	Evans	Hooker	Palmer S J	Stanley
Bernstein	Feth	Hubbs	Phillips	Steffens
Bird	Filley	Kavanagh	Pratt	Story
Bohan	Foelker	Keyes	Prentice	Thompson
Brennan	Fowler	Lansing	Reilly	Tompkins
Burns	Francis	Lee W I	Rock	Volk
Carnochan	Fritz	Lewis	Salomon	Wainwright
Caughlan	Grady	Lupton	Sammon	Weber



Chamberlain	Grattan	Lynch	Schmitt	Wedemeyer
Charles	Green	Maher	Scovill	Wells
Cohalan	Gurnett	Mead	Shanahan	Whitney G H
DeGroot	Hackett	Miller	Shuttleworth	Wilson
Donohue	Hamn	Murphy	Smith A E	Winters
Dowling	Hapeman	Nevins	Smith M F	Wood
Dressing	Harvey	Oglesby	Smith Myron	Yale
Eckmann	Hastings	O'Neill	Sprenger	

Those who voted in the negative were:

Agnew	Carrier	Foster	Knapp	Santee
Allen F E	Colne	Gates	Matthews	Schoeneck
Allen J G	Coon	Gray F J	Moreland	Smith J E
Bass	Cox	Gregory	Nolan	Steele
Boshart	Crosley	Hammond	Norton	Waddell
Burnett	Draper	Hartman	Palmer G M	Wemple
Burzynski	Eagleton	Hooper	Patton	Williams

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1797) entitled "An act to amend the Banking Law, in relation to expenses of building and mutual loan corporations" (Int. No. 871), having been announced for a third reading,

Mr. Stanley moved that said bill be recommitted to the committee on banks, with instructions to report the same forthwith amended as follows:

Page 1, line 4, make word "corporation" read "corporations".  
 Page 3, line 9, make word "association" read "associations".  
 Page 2, line 26, make word "country" read "county".  
 Page 3, line 9, make "lot" read "loan".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Wainwright, from the committee on banks, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1804) entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport, in relation to the payment of the bond of the city treasurer, and to the amounts to be raised by general taxation for the purposes of the board of health, and for the purpose of garbage collections'" (Int. No. 1202), was read the third time, having

been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hamm	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surpless
Becker	Dressing	Hooker	O'Neill	Thompson
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett	Mills	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1806) entitled "An act to amend the Penal Code, in relation to selling merchandise in bulk" (Int. No. 589), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 1

Those who voted in the affirmative were :

Agnew	Crosley	Harte	Nevins	Smith Myron
Allen F E	Cunningham	Hartman	Norton	Sprenger
Allen J G	DeGroot	Harvey	Oglesby	Stanley
Averill	Donohue	Hastings	Oliver	Steele
Baldwin	Dowling	Hoffman	O'Neill	Steffens
Bass	Draper	Hooker	Palmer G M	Story
Beebe	Eagleton	Hooper	Palmer S J	Surpless
Bernstein	Eckmann	Kavanagh	Patton	Thompson
Bird	Evans	Keyes	Pratt	Volk
Bisland	Filley	Knapp	Prentice	Waddell
Bohan	Foelker	Krulewitch	Quinn	Wade
Boshart	Foster	Lansing	Reilly	Wainwright
Brady	Fowler	LaFetra	Rock	Weber
Brennan	Francis	Lee A E	Rogers	Wells
Burnett	Gates	Lee W I	Salomon	Wemple
Burns	Grady	Lewis	Sammon	West
Burzynski	Gray A B	Lupton	Santee	Whitley
Carrier	Gray F J	Lynch	Schmitt	Whitney F G
Caughlan	Green	Maier	Schoeneck	Whitney G H
Chamberlain	Gregory	Matthews	Scovill	Williams
Charles	Gunderman	McGuire	Shanahan	Wilson
Cohalan	Gurnett	Mead	Shuttleworth	Winters
Colne	Hackett	Merritt	Smith A E	Wood
Coon	Hammond	Miller	Smith J E	Yale
Cowan	Hapeman	Mills	Smith M F	Young
Cox	Harawitz	Murphy		

In the negative:

Phillips

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1803) entitled "An act to amend the Greater New York charter, relative to the power of the department of taxes and assessments to remit or reduce a tax" (Int. No. 146), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Moreland	Smith J E
Allen F E	Crosley	Hamn	Murphy	Smith Myron
Allen J G	Cunningham	Hapeman	Nevins	Sprenger
Apgar	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpluss
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Keyes	Patton	Wade
Bisland	Feth	Knapp	Phillips	Wainwright
Bohan	Filley	Krulewitch	Pratt	Weber
Boshart	Fish	Lansing	Prentice	Wedemeyer
Brennan	Foelker	LaFetra	Quinn	Wells
Burnett	Foster	Lee A E	Reilly	Wemple
Burns	Fowler	Lee W I	Rock	West
Burzynski	Francis	Lewis	Rogers	Whitley
Carnochan	Fritz	Maher	Salomon	Whitney F G
Carrier	Gates	Maier	Sammon	Whitney G H
Caughlan	Grady	Matthew	Santee	Williams
Chamberlain	Grattan	McGuire	Schoeneck	Wilson
Charles	Gray A B	Mead	Schwegler	Winters
Colne	Gray F J	Merritt	Shanahan	Wood
Coon	Gregory	Miller	Shuttleworth	Yale
Cowan	Gunderman	Mills	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1320) entitled "An act to amend 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws'" (Int. No. 552), having been announced for a third reading,

Mr. Prentice moved that said bill be recommitted to the committee on excise, with instructions to report the same forthwith amended as follows:

Page 4, line 17, after the word "special" insert the word "deputy".

Page 5, line 5, after the words "to the" insert the word "special".

Page 8, line 5, after the word "taxpayer" insert the words "of a city or village".

Page 8, line 6, after the word "building" insert the words "situate therein".



Page 8, line 12, strike out the word "deputy" and insert the word "state".

Page 8, line 13, strike out the words "or county treasurer having jurisdiction".

Page 8, line 14, strike out the word "deputy" and insert the word "state".

Page 8, line 14, after the word "excise" strike out the words "or county treasurer".

Page 8, line 15, strike out the words "within twenty days" and insert the word "forthwith".

Page 9, line 9, after the word "guests" insert "as required by law".

Page 9, line 12, commencing with the words "the deputy commissioners", strike out to and including line 25, and insert the following: "the state commissioner of excise shall forthwith commence proceedings under section twenty-eight of this act to revoke and cancel the liquor tax certificate issued for the said hotel building, upon the ground that at the time of such inspection the said hotel building did not comply with the provisions of section thirty-one of this act in relation to hotels and hotel keepers, which shall be a sufficient ground for revoking and cancelling such certificate, unless in accordance with the demand of the state commissioner of excise said liquor tax certificate shall be immediately surrendered to the officer who issued the same. If any liquor tax certificate shall be surrendered or revoked and cancelled as aforesaid, the special deputy commissioner of excise or county treasurer who issued the same shall notify the mayor of the city, the superintendent of buildings of the borough of the city, or the president of the village in which such declared hotel building is situate, and before any liquor tax certificate shall be issued for or transferred to such premises upon an application statement by which it appears that the business of keeping a hotel is to be carried on in connection with the traffic in liquors at such premises, the mayor of the city, the superintendent of buildings of the borough of the city, or the president of the village in which such declared hotel building is situate, shall file a new sworn statement as hereinbefore provided, to the effect that such premises have been made to comply with the provisions of section thirty-one of this act in relation to hotels and hotel keepers."

Page 12, line 8, strike out the word "or" and insert the word "and".

Page 12, line 14, strike out the word "public" and insert the word "police".

Page 13, line 9, strike out the word "involving" and insert the word "devolving".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. F. G. Whitney, from the committee on excise, reported said bill amended as directed, and the same was ordered re-printed and placed on the order of third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK, EXECUTIVE CHAMBER,  
ALBANY, April 3, 1906.

*To the Legislature:*

It appearing to my satisfaction that the public interest requires it;

Therefore, in accordance with the provisions of section fifteen of article three of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill, Int. No. 552 (printed No. —, No. 1320, as amended) entitled "An act to amend 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws.'"

Given under my hand and the privy seal of the State, at the Capitol in the city of Albany, this third day of April in the year of our Lord, one thousand nine hundred and six.

(Signed) FRANK W. HIGGINS.

By the Governor:

FRANK E. PERLEY,  
*Secretary to the Governor.*

Mr. Bohan moved to recommit said bill to the committee on excise.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was decided in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 34

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Moreland	Steele
Allen F E	DeGroot	Hartman	Murphy	Story
Allen J G	Dowling	Hastings	Nevins	Surpless
Averill	Draper	Hoffman	Norton	Volk
Baldwin	Evans	Hooker	O'Neill	Waddell
Bass	Filley	Hooper	Patton	Wainwright
Becker	Foelker	Hubbs	Phillips	Weber
Boshart	Foster	Knapp	Pratt	Wells
Brady	Fowler	Lansing	Prentice	Wemple
Burnett	Francis	Lee W I	Rogers	Whitley
Carrier	Gates	Lewis	Santee	Whitney F G
Chamberlain	Grattan	Lupton	Schoeneck	Whitney G H
Charles	Gray F J	Maher	Seovill	Williams
Colne	Green	Maier	Shuttleworth	Wilson
Coon	Gregory	Matthews	Smith J E	Wood
Cowan	Gunderman	Mead	Smith Myron	Yale
Cox	Hammond	Miller	Stanley	Young
Crosley	Hamn	Mills		

Those who voted in the negative were:

Bohan	Eagleton	Harawitz	Nolan	Schmitt
Burns	Eckmann	Harvey	Oglesby	Smith A E
Burzynski	Feth	Kavanagh	Oliver	Smith M F
Carnochan	Fritz	Keyes	Quinn	Steffens
Cohalan	Grady	LaFetra	Reilly	Thompson
Donohue	Gurnett	Lee A E	Rock	Wedemeyer
Dressing	Hackett	Lynch	Sammon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 188) entitled "An act to amend the Forest, Fish and Game Law, in relation to actions for penalties by the people" (Rec. No. 139), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hamn	Merritt	Smith A E
Allen F E	Cox	Hapeman	Miller	Smith J E
Allen J G	Crosley	Harawitz	Moreland	Smith M F
Apgar	Cunningham	Harte	Murphy	Smith Myron

Averill	DeGroot	Hartman	Nevins	Sprenger
Baldwin	Dowling	Harvey	Norton	Stanley
Bass	Draper	Hastings	Oglesby	Steele
Becker	Eagleton	Hoffman	Oliver	Steffens
Beebe	Eckmann	Hooker	O'Neill	Story
Bernstein	Evans	Hooper	Palmer G M	Thompson
Bird	Farnan	Hubbs	Palmer S J	Volk
Bisland	Filley	Kavanagh	Patton	Waddell
Bohan	Fish	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wedemeyer
Burnett	Francis	LaFetra	Reilly	Wells
Burns	Gates	Lee A E	Rock	Wemple
Burzynski	Grady	Lee W I	Rogers	West
Campbell	Grattan	Lewis	Salomon	Whitley
Carnochan	Gray A B	Lupton	Sammon	Whitney G H
Carrier	Gray F J	Lynch	Santee	Williams
Caughlan	Green	Maher	Schmitt	Wilson
Chamberlain	Gregory	Maier	Schoenck	Winters
Charles	Gunderman	Matthews	Scovill	Wood
Cohalan	Gurnett	McGuire	Shanahan	Yale
Colne	Hackett	Mead	Shuttleworth	Young
Coon	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 703) entitled "An act to amend section thirty-two hundred and thirty of the Code of Civil Procedure, relating to costs in an action" (Rec. No. 145), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Miller	Smith M F
Allen F E	Cox	Hamn	Mills	Smith Myron
Allen J G	Crosley	Hapeman	Moreland	Sprenger
Apgar	Cunningham	Harawitz	Murphy	Stanley
Averill	DeGroot	Harte	Nevins	Steele
Baldwin	Donohue	Hartman	Norton	Steffens
Bass	Dowling	Harvey	Oglesby	Story
Becker	Draper	Hastings	Oliver	Surpless
Beebe	Eagleton	Hoffman	O'Neill	Thompson



Bernstein	Eckmann	Hooker	Palmer G M	Volk
Bird	Evans	Hooper	Palmer S J	Waddell
Bisland	Farnan	Hubbs	Phillips	Wade
Bohan	Filley	Kavanagh	Pratt	Wainwright
Boshart	Fish	Keyes	Prentice	Weber
Brady	Foelker	Knapp	Quinn	Wedemeyer
Brennan	Foster	Krulewitch	Reilly	Wells
Burnett	Fowler	Lansing	Rock	Wemple
Burns	Francis	Lee A E	Rogers	West
Burzynski	Gates	Lee W I	Salomon	Whitley
Campbell	Grady	Lewis	Sammon	Whitney F G
Carnochan	Grattan	Lupton	Santee	Whitney G H
Carrier	Gray A B	Lynch	Schmitt	Williams
Caughlan	Gray F J	Maher	Schoeneck	Wilson
Chamberlain	Green	Maier	Scovill	Winters
Charles	Gregory	Matthews	Shanahan	Wood
Cohalan	Gunderman	McGuire	Shuttleworth	Yale
Colne	Gurnett	Mead	Smith A E	Young
Coon	Hackett	Merritt	Smith J E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 733) entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries" (Rec. No. 164), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Allen F E	Cowan	Hammond	Mills	Smith J E
Allen J G	Cox	Hamn	Moreland	Smith Myron
Apgar	Crosley	Hapeman	Murphy	Stanley
Averill	DeGroot	Harawitz	Nevins	Steele
Baldwin	Donohue	Hartman	Nolan	Steffens
Bass	Dowling	Hastings	Norton	Story
Becker	Draper	Hoffman	Oglesby	Surpluss
Bedell	Eagleton	Hooker	O'Neill	Thompson
Beebe	Evans	Hooper	Palmer G M	Tompkins
Bernstein	Farnan	Hubbs	Patton	Wade
Bird	Feth	Kavanagh	Phillips	Wainwright
Bisland	Filley	Keyes	Pratt	Weber
Bohan	Fish	Knapp	Prentice	Wedemeyer
Boshart	Foelker	Krulewitch	Quinn	Wells

Brady	Fowler	Lansing	Reilly	Wemple
Brennan	Francis	LaFetra	Rock	West
Burnett	Fritz	Lee A E	Rogers	Whitley
Burns	Gates	Lee W I	Salomon	Whitney F G
Burzynski	Grady	Lewis	Sammon	Whitney G H
Carnochan	Grattan	Lupton	Santee	Williams
Carrier	Gray A B	Maier	Schoeneck	Wilson
Caughlan	Gray F J	Maier	Schwegler	Winters
Chamberlain	Green	Matthews	Scovill	Wood
Charles	Gregory	McGuire	Shanahan	Yale
Colne	Gunderman	Mead	Shuttleworth	Young
Coon	Hackett	Miller	Smith A E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 496) entitled "An act to regulate street railway fares in the county and borough of Queens" (Rec. No. 89), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Murphy	Smith J E
Allen F E	Crosley	Hamn	Nevins	Smith Myron
Allen J G	Cunningham	Hapeman	Nolan	Sprenger
Apgar	DeGroot	Harawitz	Norton	Stanley
Averill	Donohue	Hartman	Oglesby	Steele
Baldwin	Draper	Hastings	Oliver	Steffens
Bass	Dressing	Hoffman	O'Neill	Story
Becker	Eagleton	Hooker	Palmer G M	Thompson
Bedell	Evans	Hooper	Palmer S J	Tompkins
Beebe	Farnan	Hubbs	Patton	Volk
Bernstein	Feth	Kavanagh	Phillips	Waddell
Bird	Filley	Keyes	Pratt	Wade
Bisland	Fish	Knapp	Prentice	Weber
Bohan	Foelker	Krulewitch	Quinn	Wedemeyer
Boshart	Foster	Lansing	Reilly	Wells
Brady	Fowler	LaFetra	Rock	Wemple
Brennan	Francis	Lee A E	Rogers	West
Burnett	Fritz	Lee W I	Salomon	Whitley
Burns	Gates	Lewis	Sammon	Whitney F G
Burzynski	Grady	Lupton	Santee	Whitney G H
Carnochan	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson

Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Merritt	Shanahan	Wood
Colne	Gregory	Miller	Shuttleworth	Yale
Coon	Gunderman	Mills	Smith A E	Young
Cowan	Hackett	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 590) entitled "An act to regulate street railway fares in the borough of Brooklyn" (Rec. No. 105), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132  
NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith A E
Allen F E	Crosley	Hapeman	Mills	Smith J E
Allen J G	Cunningham	Harawitz	Moreland	Smith M F
Apgar	Donohue	Harte	Murphy	Smith Myron
Averill	Dowling	Hartman	Nevins	Sprenger
Baldwin	Draper	Harvey	Norton	Stanley
Bass	Eagleton	Hastings	Oglesby	Steele
Becker	Eckmann	Hoffman	Oliver	Story
Beebe	Evans	Hooker	Palmer G M	Surpless
Bernstein	Farnan	Hooper	Palmer S J	Thompson
Bird	Filley	Hubbs	Patton	Volk
Bisland	Fish	Kavanagh	Phillips	Waddell
Bohan	Foelker	Keyes	Pratt	Wade
Boshart	Foster	Knapp	Prentice	Wainwright
Brady	Fowler	Krulewitch	Quinn	Weber
Brennan	Francis	LaFetra	Reilly	Wedemeyer
Burnett	Gates	Lee A E	Rock	Wells
Burns	Grady	Lee W I	Rogers	Wemple
Burzynski	Grattan	Lewis	Salomon	West
Carnochan	Gray A B	Lupton	Sammon	Whitney F G
Carrier	Gray F J	Lynch	Santee	Whitney G H
Caughlan	Green	Maher	Schmitt	Williams
Chamberlain	Gregory	Maier	Schoeneck	Wilson
Charles	Gunderman	Matthews	Scovill	Winters
Cohalan	Gurnett	Mead	Shanahan	Wood
Coon	Hackett	Merritt	Shuttleworth	Young
Cowan	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 185) entitled "An act to provide for acquiring the land, known as the Watkins Glen, in Schuyler county, and making an appropriation therefor" (Rec. No. 83), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Miller	Smith J E
Allen F E	Cunningham	Hammond	Mills	Smith Myron
Allen J G	DeGroot	Hamn	Moreland	Sprenger
Apgar	Donohue	Hapeman	Murphy	Stanley
Averill	Dowling	Harawitz	Norton	Steele
Baldwin	Draper	Hartman	Oglesby	Steffens
Bass	Dressing	Hastings	Oliver	Story
Becker	Eagleton	Hoffman	O'Neill	Surpless
Bedell	Evans	Hooker	Palmer G M	Thompson
Beebe	Farnan	Hooper	Patton	Tompkins
Bernstein	Feth	Hubbs	Phillips	Volk
Bird	Filley	Kavanagh	Pratt	Waddell
Bisland	Fish	Keyes	Prentice	Wade
Bohan	Foelker	Knapp	Quinn	Wainwright
Boshart	Foster	Krulewitch	Reilly	Weber
Brady	Fowler	Lansing	Rock	Wedemeyer
Brennan	Francis	LaFetra	Rogers	Wells
Burnett	Fritz	Lee A E	Salomon	West
Burns	Gates	Lee W I	Sammon	Whitley
Burzynski	Grady	Lewis	Santee	Whitney F G
Carnochan	Grattan	Maher	Schoeneck	Williams
Carrier	Gray A B	Maier	Schwegler	Wilson
Chamberlain	Gray F J	Matthews	Seovill	Winters
Charles	Green	McGuire	Shanahan	Wood
Colne	Gregory	Mead	Shuttleworth	Yale
Coon	Gunderman	Merritt	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.



The bill (No. 1784) entitled "An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter" (Int. No. 900), having been announced for a second reading,

Mr. O'Neill moved to amend as follows:

On page 3, on line 21, after the word "butter" insert the following: "containing more than sixteen per centum of moisture, or any butter".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the second time.

On motion of Mr. Matthews, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1909) entitled "An act to amend the Insurance Law generally" (Int. No. 809), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1908) entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations" (Int. No. 1304), was read the second time.

On motion of Mr. Moreland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1907) entitled "An act to extend the time for the completion of the New York Canadian Pacific Railway" (Int. No. 1327), was read the second time.

On motion of Mr. Wemple, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1906) entitled "An act to amend chapter five hundred and sixty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act to extend the time of the Little Falls, Van Hornesville and Otsego Lake Narrow Gauge Railroad Company to begin the construction of its road and expend thereon ten per centum of the amount of its capital and finish and put the same in operation' in relation to extending time" (Int. No. 303), was read the second time.

On motion of Mr. Steele, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1113) entitled "An act to amend chapter one hundred and seventy of the Laws of nineteen hundred, entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park and thereby to preserve the scenery of the Palisades' relating to the extension of said park" (Int. No. 707), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1786) entitled "An act relative to the city court of the city of New York" (Int. No. 819), having been announced for a second reading,

Mr. Agnew moved to amend as follows:

On page 1, line 4, strike out "ten" and insert "eleven".

On page 2, strike out all after the period on line 12 down to and including the period on line 18, and insert instead thereof the following: "The justices of the court or a majority of them may appoint or remove four deputy clerks and fifteen assistant clerks". On line 23 strike out "clerk" and insert "justices", and strike out "must in the manner prescribed by law" and insert "or a majority of them, may".

On page 3, after line 5, insert the following:

"§ 4. Section 333 of the act of civil procedure is hereby amended to read as follows: 333. The [Clerk of the Court] Justices of the Court or a majority of them [must] may from time to time appoint and remove at pleasure [an] three official interpreters of the Court who [is] are entitled to a salary, fixed and to be paid as prescribed by law. Before entering upon [his] their official duties [he] they must subscribe, and file in the office of the Clerk of the City and County of New York the constitutional oath of office. [He] each interpreter must attend any trial or special term of the Court, when his services are required and the Justices of the Court or a majority of them may by order regulate his attendance."

On line 6, strike out "4" and insert "5". On line 8 strike out the following: "Clerk of the Court must in the manner prescribed by law" and insert "Justices of the Court or a majority of them may". On line 10 strike out "he" and insert "they".

and strike out the word "deems" and insert "deem". On line 14 strike out "5" and insert "6".

On page 4, line 3, strike out "6" and insert "7". Line 10, strike out "7" and insert "8". Line 16, strike out "8" and insert "9". Line 24 strike out "9" and insert "10".

On page 5, line 12, strike out "10" and insert "11".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1841) entitled "An act to authorize Saint John's Church, Mount Morris, New York, to set apart certain funds as a permanent endowment fund and to restrict the use and investment thereof" (Int. No. 1259), was read the second time.

On motion of Mr. Nevins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1840) entitled "An act to amend the Public Health Law, in relation to pharmacists" (Int. No. 1220), was read the second time.

On motion of Mr. Hastings, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1836) entitled "An act to amend the Code of Civil Procedure, relative to fixing costs and allowances in surrogate's courts and the amount thereof" (Int. No. 820), was read the second time.

On motion of Mr. Dowling, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1832) entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for trout in Wyoming county" (Int. No. 827), was read the second time.

On motion of Mr. Nevins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1536) entitled "An act to provide for the construction of a new lift or hoist bridge over the Oswego canal at North Salina street in the city of Syracuse, and making an appropriation therefor" (Int. No. 119), was read the second time.

On motion of Mr. Baldwin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1541) entitled "An act to amend the Forest, Fish and Game Law by providing additional game protection for Jamaica bay and adjacent waters on Long Island and making an appropriation therefor" (Int. No. 651), was read the second time.

On motion of Mr. Sprenger, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 657) entitled "An act to amend the Public Health Law, in relation to the approval by the State Commissioner of Health of the construction or extension of systems of potable water supply" (Int. No. 138), having been announced for a second reading,

Mr. Santee moved to amend as follows:

On page 2, line 5 and 6, after the word "constructed" line 5, strike out the brackets and the words "constructed or materially extended", enclosed therein.

On page 2, line 7, strike out the brackets and the words "reconstruction on extension" enclosed therein.

On page 2, line 23 and 24, strike out the brackets and the words "extension, reconstruction," enclosed therein.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The Senate bill (No. 491) entitled "An act to reappropriate money for the erection of an armory in the city of Rochester for the use of the National Guard and Naval Militia there stationed, as provided by chapter six hundred and forty-two of the Laws of nineteen hundred and four" (Rec. No. 160), was read the second time.

On motion of Mr. Averill, said bill was placed on the order of third reading.

The Senate bill (No. 489) entitled "An act to reappropriate money for the construction of a State armory at Oneonta, as provided for by chapters seven hundred and twenty-nine of the



Laws of nineteen hundred and four and six hundred and thirty-five of the Laws of nineteen hundred and three" (Rec. No. 150), was read the second time.

On motion of Mr. Hapeman, said bill was placed on the order of third reading.

Mr. Prentice called up the bill (No. 697, Int. No. 193) entitled "An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Prentice moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Smith A E
Allen F E	Crosley	Hammond	Moreland	Smith Myron
Allen J G	Cunningham	Hamn	Murphy	Sprenger
Apgar	DeGroot	Hapeman	Nevins	Stanley
Averill	Donohue	Harawitz	Nolan	Steele
Baldwin	Dowling	Hartman	Norton	Steffens
Bass	Draper	Hastings	Oglesby	Story
Becker	Dressing	Hoffman	Oliver	Surpless
Bedell	Eagleton	Hooker	O'Neill	Thompson
Beebe	Evans	Hooper	Palmer G M	Tompkins
Bernstein	Farnan	Hubbs	Palmer S J	Volk
Bird	Feth	Kavanagh	Patton	Waddell
Bisland	Filley	Keyes	Phillips	Wainwright
Bohan	Fish	Knapp	Pratt	Weber
Boshart	Foelker	Krulewitch	Prentice	Wedemeyer
Brady	Foster	LaFetra	Quinn	Wells
Brennan	Fowler	Lee A E	Reilly	Wemple
Burnett	Francis	Lee W I	Rock	West
Burns	Fritz	Lewis	Rogers	Whitley
Burzynski	Gates	Lupton	Salomon	Whitney F G
Carnochan	Grady	Maher	Sammon	Whitney G H
Carrier	Grattan	Maier	Santee	Williams
Caughlan	Gray A B	Matthews	Schoeneck	Wilson
Chamberlain	Gray F J	McGuire	Schwegler	Winters
Colne	Green	Mead	Scovill	Wood
Coon	Gregory	Merritt	Shanahan	Yale
Cowan	Gunderman	Miller	Shuttleworth	Young

Mr. Prentice moved that said bill be recommitted to the committee on labor and industries, with instructions to report the same forthwith amended as follows:

Page 2, line 1, strike out the word "to" and insert in place thereof the word "for".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. F. E. Allen, from the committee on labor and industries, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Assembly bill (No. 912, Senate reprint No. 970, Int. No. 531) entitled "An act to amend the title of title four, chapter seventeen of the Greater New York charter, revised, as amended, relating to the opening of streets and parks, so as to include the acquisition of title in fee or to an easement therein or in lands for public purposes, not elsewhere provided for, and amending certain sections of the charter comprised within said title," with a message that they have concurred in the passage of the same with the following amendments:

Assembly bill No. 912 amended by substituting Senate bill No. 833 as printed.

Senate No. 833, Rec. No. 157, amend as follows:

Page 5, line 20, after the word "this" insert the words "chapter and."

Same line, strike out the bracket before and after the word "title."

Page 9, line 22, after the word "title" insert the words "to property taken."

Page 13, line 19, after the word "assessment" insert the words "for benefit."

Page 29, line 11, after the word "shall" insert the word "not."

Page 33, line 12, strike out the comma after the word "of," at end of line.

Page 35, line 4, insert a comma after the word "which" at end of line.

Page 35, line 5, after the word "judgment" insert a comma.

Page 36, line 4, after the word "estimate" insert "and assessments," and underscore them.

Page 51, line 13, after the word "ment" insert a comma.

Senate No. 914, Rec. No. 157:

Page 5, line 19, bracket the word "chapter," and strike out

the word "and" following the word "chapter." Strike out the underscoring under the word "chapter" and underscore the word "title," on the same line.

Page 5, line 21, after the word "be" insert the word "so," and underscore the word "so."

Page 5, line 2, insert quotation marks about the words "City Record."

Page 5, line 11, underscore the words "and referring to."

Page 7, line 4, strike out the word "many" and insert the word "may".

Page 7, line 22, strike out the word "as".

Page 8, line 24, quote the words "City Record."

Page 13, line 26, after the word "area" insert the word "of."

Page 16, line 13, put the words City Record in quotations.

Page 18, line 10, put the words City Record in quotations.

Page 26, line 5, after the word "proceedings" insert comma.

Page 29, line 11, strike out the underscoring under the word "not."

Page 34, line 1, after the word "extended" insert comma.

Page 37, line 9, after the word "mate" insert the words "commissioners of estimate."

Page 40, line 20, underscore the words "so directs."

Page 42, line 18, strike out the word "and" and insert the word "of."

Page 43, lines 15 and 16, put the words City Record in quotations.

Page 44, line 2, put the letter "t" before the word "herefor".

Page 44, line 13, put comma after the word "York" at end of line.

Page 47, line 10, underscore the words "of the."

Page 51, line 16, underscore the word "triplicate."

Page 51, line 20, place the words City Record in quotations.

Page 53, line 3, place the words City Record in quotations.

Mr. Dowling moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith J E
Allen F E	Crosley	Hamn	Murphy	Smith Myron
Allen J G	Cunningham	Hapeman	Nevins	Sprenger
Apgar	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surplless
Bedell	Eagleton	Hooper	Palmer G M	Thompson
Beebe	Evans	Hubbs	Palmer S J	Tompkins
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochoan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett	Mills		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 753, Senate reprint No. 838, Int. No. 138) entitled "An act to amend the Legislative Law relative to legislative journals," with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 18, strike out the word "with" and insert word "from."

Page 3, line 1, strike out the period after the word "house" and insert semicolon and the words "and the same, or a copy certified by the clerk, may be read in evidence."

Mr. Baldwin moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar



legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith J E
Allen F E	Cunningham	Hamn	Murphy	Smith Myron
Allen J G	DeGroot	Hapeman	Nevins	Sprenger
Apgar	Donohue	Harawitz	Nolan	Steele
Averill	Dowling	Hartman	Norton	Steffens
Baldwin	Draper	Hastings	Oglesby	Story
Bass	Dressing	Hoffman	Oliver	Surpless
Becker	Eagleton	Hooker	O'Neill	Thompson
Bedell	Evans	Hooper	Palmer G M	Tompkins
Beebe	Farnan	Hubbs	Palmer S J	Volk
Bernstein	Feth	Kavanagh	Patton	Waddell
Bird	Filley	Keyes	Phillips	Wade
Bisland	Fish	Knapp	Pratt	Wainwright
Bohan	Foelker	Krulewitch	Prentice	Weber
Boshart	Foster	Lansing	Quinn	Wedemeyer
Brady	Fowler	LaFetra	Reilly	Wells
Brennan	Francis	Lee W I	Rock	Wemple
Burnett	Fritz	Lewis	Rogers	West
Burns	Gates	Lupton	Salomon	Whitley
Burzynski	Grady	Maher	Sammon	Whitney F G
Carnochan	Grattan	Maier	Santee	Whitney G H
Carrier	Gray A B	Matthews	Schoneck	Williams
Caughlan	Gray F J	McGuire	Schwegler	Wilson
Chamberlain	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Moreland moved that all further proceedings under the close call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Moreland offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That the Legislature adjourn without date on Saturday, April 21, 1906, at 2 o'clock p. m.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Moreland offered for the consideration of the House a resolution, in the words following:

Resolved, That Assembly Rule No. 21 be and the same hereby is suspended until April 11th.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

Mr. Evans offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill (No. 1217, Int. No. 999) entitled "An act to legalize and validate a certificate of indebtedness or bond of the town of Deerfield, in the county of Oneida, executed by the town board and commissioner of highways of said town, for the purpose of paying back indebtedness of said town," be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 3, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 695, Rec. No. 178) entitled "An act to relieve Allen P. Marsh, a justice of the peace of the town of Brookfield, in Madison county, from forfeiture of his office by reason of delay in filing his oath of office, and legalizing his official acts," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Oglesby offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 1879, Int. No. 152) entitled "An act to amend chapter three hundred and ninety-seven of the laws of eighteen hundred and eighty-one, entitled "An act in relation to the public schools in the city of Yonkers."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Oglesby moved that the bill be recommitted to the committee on public education, with instructions to report the same forthwith amended as follows:

On page 6, strike out lines 12, 13, 14 and 15.

On page 6, line 16, strike out "6" and insert "5".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Hammond, from the committee on public education, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Senate bill (No. 610, Assembly reprint No. 1717, Rec. No. 172) entitled "An act relative to the Wynantskill Improvement Association," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the bill (No. 1215, Int. No. 997) entitled "An act to authorize the towns of Bethel, Thompson, Fallsburgh, Neversing, and Mamakating, in Sullivan county, to acquire by purchase or condemnation, the rights, franchises and property of any individual or corporation lawfully entitled to exact a toll or charge for walking, riding or driving over any plankroad or turnpike within said towns, and to provide means for the

payment of the same," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1351, Int. No. 1097) entitled "An act to legalize the issue of bonds of the town of Lumberland in the county of Sullivan, authorized by the board of supervisors of said county for the purpose of defraying the expense of rebuilding a bridge over the Delaware river in said town, and to provide for the payment of the principal and interest thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 702, Int. No. 309) entitled "An act to amend the Benevolent Orders Law, in relation to the Order of American True Ivorites," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1469, Int. No. 1174) entitled "An act to amend the Military Code, relative to the composition and strength of the National Guard and Naval Militia," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1194, Int. No. 988) entitled "An act to establish a ferry from and to Gunnison's Landing in the town of Crown Point, Essex county, across Lake Champlain to and from a point in the east shore of said Lake Champlain, in the town of Bridport, in the State of Vermont, called Brook's," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1024, Int. No. 858) entitled "An act to amend chapter one hundred and sixty-six of the Laws of eighteen hundred and eighty-six, entitled 'An act to authorize James V. Quick to establish and maintain a ferry across the Cayuga lake at Kidder's ferry,' in relation to extending



the franchise," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 856, Int. No. 737) entitled "An act to provide for the repair and improvement of existing mechanical and other structures and works on and connected with the canals of this State," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1367, Int. No. 1110) entitled "An act to legalize the elections held by the voters of union free school district number one of the town of Bolivar, Allegany county, New York, on the fifth day of July, nineteen hundred and four, and on the twenty-second day of September, nineteen hundred and five, for the purpose of raising certain moneys; and to legalize certain proceedings and obligations resulting therefrom," with a message that they have concurred in the passage of the same without amendment.

Ordered. That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 636, Int. No. 586) entitled "An act to authorize the Comptroller to hear and determine the application of William C. Robinson and Boyden Robinson for the redemption of lot number forty-two, township twenty-one, in the town of Long Lake, Totten and Crossfield's purchase, Hamilton county, from the sales thereof by the Comptroller for unpaid taxes in the years eighteen hundred and eighty-five and eighteen hundred and ninety," with a message that they have concurred in the passage of the same without amendment.

Ordered. That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1455, Int. No. 1033) entitled "An act to permit The Carnegie Foundation, a corporation duly incorporated under the laws of New York, to convey its property to The Carnegie Foundation for the Advancement of Teaching," with a message that they have concurred in the passage of the same without amendment.

Ordered. That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 516, Int. No. 486) entitled "An act to amend the Code of Civil Procedure, relative to fees of grand and trial jurors in certain counties," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1476, Int. No. 1181) entitled "An act to authorize the city of Auburn to issue bonds to provide for the constructing and equipping of a new grammar school and an addition to the high school, and enlarging their premises and for improving other school buildings," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Auburn.

The Senate returned the bill (No. 1581, Int. No. 1058) entitled "An act to amend chapter nine hundred and five, of the Laws of eighteen hundred and ninety-six, entitled 'An act to incorporate the city of Watervliet,' relative to local assessments," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Watervliet.

The Senate returned the bill (No. 1633, Int. No. 844) entitled "An act to amend chapter eighteen of the Laws of eighteen hundred and sixty-two, entitled 'An act to revise the charter of the city of Utica,' relative to the office hours of the city treasurer," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Utica.

The Senate returned the bill (No. 1042, Int. No. 625) entitled "An act to establish a retirement fund for pensioning retired teachers, supervisors, superintendents and principals of the public schools in the city of Troy, including union free school district number one of the town of Lansingburgh, and to regulate

the collection, management and disbursement thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Troy.

The Senate returned the bill (No. 1623, Int. No. 903) entitled "An act to amend chapter two hundred and fourteen of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise the charter of the city of Binghamton,' relative to funds to be raised for certain purposes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Binghamton.

The Senate returned the bill (No. 1095, Int. No. 904) entitled "An act to amend chapter six hundred and fifty-nine of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a new high school in the city of Syracuse,'" with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

The Senate returned the bill (No. 855, Int. No. 736) entitled "An act to amend chapter six hundred and fourteen of the Laws of eighteen hundred and eighty-seven, in relation to police pension fund of the city of Rochester," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rochester.

The Senate returned the concurrent resolution returning to the Governor Assembly bill (No. 1217, Int. No. 999) entitled "An act to legalize and validate a certificate in indebtedness or bond of the town of Deerfield, in the county of Oneida, executed by the town board and commissioner of highways of said town, for the purpose of paying back indebtedness of said town," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Richard W. Sherman, mayor of the city of Utica, returning Assembly bill (No. 372, Int. No. 355) entitled "An act to authorize the city of Utica to construct a general system of storm-water drainage, and to borrow money to pay for the same," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Richard W. Sherman, mayor of the city of Utica, returning Assembly bill (No. 578, Int. No. 542) entitled "An act to authorize the city of Utica to issue bonds for the purpose of refunding temporary loan bonds now outstanding to the amount of sixty thousand dollars issued by said city under the provisions of chapter eighty-one of the Laws of nineteen hundred and five," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, April 3, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 697, Int. No. 193) entitled "An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, April 3, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1122, Int. No. 926) entitled "An act to consolidate the consolidated corporation now existing under the name of the Mohawk and Hudson



River Humane Society with the corporations known as the Saratoga County Society for the Prevention of Cruelty to Animals and the Columbia County Society for the Prevention of Cruelty to Animals, and to define the powers and duties of the corporation as so consolidated."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, *April 3, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1123, Int. No. 927) entitled "An act to amend the membership corporations law, in relation to the consolidation of cruelty corporations."

FRANK W. HIGGINS.

On motion of Mr. Moreland, the House adjourned.

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WEDNESDAY, APRIL 4, 1906.

The House met pursuant to adjournment.

Prayer by Rev. A. C. Youmans.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the United States Volunteer Life Saving Corps, which was laid upon the table and ordered printed.

(See Document No. 63.)

The Senate sent for concurrence the bill (No. 413) entitled "An act to amend article five of chapter six hundred and ninety of the Laws of eighteen hundred and ninety-two, entitled 'An act in relation to insurance corporations, constituting chapter thirty-eight of the general laws,' and known as the Insurance

Law" (Rec. No. 259), which was read the first time and referred to the committee on insurance.

Mr. Long introduced a bill entitled "An act to amend the Greater New York charter, in relation to police detective-sergeants" (Int. No. 1443), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to require certain political parties, bodies, boards and nominators within the city of New York, not nominating candidates on the general city ticket, to file statements of payments, subscriptions and contributions" (Int. No. 1444), which was read the first time and referred to the committee on affairs of cities.

Mr. Scovill introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to close season in Columbia county" (Int. No. 1445), which was read the first time and referred to the committee on fisheries and game.

Mr. Wainwright introduced a bill entitled "An act in relation to fares of school children in the county of Westchester" (Int. No. 1446), which was read the first time and referred to the committee on railroads.

Mr. Williams introduced a bill entitled "An act to amend section fifty-eight of chapter five hundred and sixty-five of the Laws of eighteen hundred and ninety, entitled 'An act in relation to railroads, constituting chapter thirty-nine of the general laws,' as amended by chapter five hundred and thirty-nine of the Laws of eighteen hundred and ninety-nine" (Int. No. 1447), which was read the first time and referred to the committee on railroads.

Mr. Hammond introduced a bill entitled "An act to amend the Consolidated School Law relative to the compulsory education of children" (Int. No. 1448), which was read the first time and referred to the committee on public education.

Mr. La Fetra introduced a bill entitled "An act to increase the number of justices of the Supreme Court, pursuant to article six, section one, of the Constitution of the State of New York"

(Int. No. 1449), which was read the first time and referred to the committee on the judiciary.

Mr. Bass introduced a bill entitled "An act to amend the Agricultural Law, entitled 'An act in relation to agriculture, constituting articles one, two, three, four and five of chapter thirty-three of the general laws,' relative to transportation of calves and carcasses of the same" (Int. No. 1450), which was read the first time and referred to the committee on agriculture.

Mr. Dowling introduced a bill entitled "An act to provide for the payment of the claim of Charles Cranford for extra labor performed and material furnished in the grading of Dumont avenue between Schenck avenue and New Lots road in the borough of Brooklyn, city of New York" (Int. No. 1451), which was read the first time and referred to the committee on affairs of cities.

Mr. Eckmann introduced a bill entitled "An act to amend the Greater New York charter, relating to the hours and duties of the members of the police force" (Int. No. 1452), which was read the first time and referred to the committee on affairs of cities.

Mr. Foelker introduced a bill entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' in relation to control by the common councils of such cities" (Int. No. 1453), which was read the first time.

On motion of Mr. Foelker, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

Mr. Wainwright introduced a bill entitled "An act to amend the charter of the city of New Rochelle in regard to the assessment of real property for the purposes of taxation" (Int. No. 1454), which was read the first time and referred to the committee on affairs of cities.

Mr. Burzynski introduced a bill entitled "An act to provide for the issuing of return tickets by street surface railroads in cer-

tain cities" (Int. No. 1457), which was read the first time and referred to the committee on railroads.

Mr. Nevins introduced a bill entitled "An act to provide for a commission to inquire into the operation of the Banking Law of the State; the administration thereof by the State Banking Department, and the expediency of revising or amending said law, and making an appropriation for the purposes of said commission" (Int. No. 1458), which was read the first time and referred to the committee on ways and means.

Mr. Moreland introduced a bill entitled "An act to amend chapter one hundred and fifteen of the Laws of eighteen hundred and ninety-eight, entitled 'An act to provide for the improvement of the public highways' generally" (Int. No. 1459), which was read the first time and referred to the committee on internal affairs.

Mr. W. I. Lee introduced a bill entitled "An act to amend the Tax Law relative to exemption of property of athletic associations or corporations formed in connection with any school or college in this State" (Int. No. 1460), which was read the first time and referred to the committee on taxation and retrenchment.

Also (by request), "An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by Charles A. Phillips as clerk to a coroner of the borough of Brooklyn, city of New York, and to provide for the payment of such claim" (Int. No. 1461), which was read the first time and referred to the committee on affairs of cities.

Mr. F. G. Whitney introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of the several counties containing towns, villages or cities bonded to aid in the construction of any railroad passing through such towns, villages or cities, on account of the payment to the State of the State taxes collected from such railroads within such bonded towns, villages or cities" (Int. No. 1462), which was read the first time and referred to the committee on the judiciary.



Mr. Wade introduced a bill entitled "An act to legalize bonds of the village of Lakewood to be issued for the purpose of defraying the expense of establishing a system of water-works in and for said village, and supplying its inhabitants with water, and to legalize all proceedings of the board of trustees in relation thereto, including the resolution submitted to the qualified electors of said village at a special election held on the thirtieth day of August, nineteen hundred and five, and all proceedings of said board of trustees in relation and subsequent thereto, and to provide for the payment of the principal and interest of said bonds" (Int. No. 1463), which was read the first time.

On motion of Mr. Wade, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of villages.

Mr. Dowling introduced a bill entitled "An act to amend chapter six hundred and seventeen of the Laws of nineteen hundred, entitled 'An act authorizing the board of estimate and apportionment of the city of New York to appropriate the sum of fifty thousand dollars to aid in the erection of a monument in memory of the martyrs who perished in the prison ships in New York harbor during the War of the Revolution,' in relation to the payment of moneys appropriated thereunder" (Int. No. 1469), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Murphy introduced a bill entitled "An act to amend chapter three hundred and thirty-eight of the Laws of eighteen hundred and seventy-three, entitled 'An act in reference to the Brooklyn Sunday School Union,' in relation to the number of managers" (Int. No. 1470), which was read the first time.

On motion of Mr. Murphy, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on charitable and religious societies.

By unanimous consent, Mr. O'Neill introduced a bill entitled "An act to regulate the rate of speed of automobiles" (Int. No.

1471), which was read the first time and referred to the committee on general laws.

Mr. Burnett, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Keenan (No. 199, Rec. No. 122), entitled "An act to provide for the payment of the claim of Robert E. Jones for furnishing work, labor and services and materials in the repair of the fire alarm system in the Fifth ward of the borough of Queens, in the city of New York."

Also, Senate bill introduced by Mr. Grady (No. 230, Rec. No. 61), entitled "An act to provide for the payment of the claim of James J. Buckley for labor performed and materials furnished in the construction of a public comfort building in the New York Zoological park, in Bronx park, in the city of New York."

Also, the Senate bill introduced by Mr. Coggeshall (No. 536, Rec. No. 183), entitled "An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto."

Also, Senate bill introduced by Mr. Armstrong (No. 578, Rec. No. 140), entitled "An act to amend chapter fourteen of the Laws of eighteen hundred and eighty, entitled 'An act to further amend chapter one hundred and forty-three of the Laws of eighteen hundred and sixty-one, entitled "An act to amend and consolidate the several acts in relation to the charter of the city of Rochester," and to consolidate therewith the several acts in relation to the charter of said city.'"

Also, Senate bill introduced by Mr. Page (No. 684, Rec. No. 143), entitled "An act to amend section two hundred and seven of chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' in relation to commissions."

Also, Senate bill introduced by Mr. Malby (No. 958, Rec. No. 257), entitled "An act to amend chapter eighty-seven of the Laws

of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg," and the acts amending the same,' generally."

Also, Senate bill introduced by Mr. Malby (No. 959, Rec. No. 258), entitled "An act to amend chapter four hundred and fifty-four of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the election of school commissioners of the city of Ogdensburg, and their term of office,' in relation to school commissioners and elections."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Volk (No. 1752, Int. No. 1321), entitled "An act to amend the Highway Law, in relation to poll taxes in towns under the money system."

Also, Assembly bill introduced by Mr. Filley (No. 1419, Int. No. 1148), entitled "An act to amend chapter three hundred and twenty-two of the Laws of eighteen hundred and ninety-eight, which amended chapter three hundred and ninety-eight of the Laws of eighteen hundred and seventy-six, which was an act entitled 'An act to provide for the election and compensation of coroners in the county of Rensselaer.'"

Also, Assembly bill introduced by Mr. Patton (No. 1781, Int. No. 1344), entitled "An act to amend chapter eight hundred and sixteen of the Laws of eighteen hundred and ninety-five, entitled 'An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements within such town, excepting the counties of New York and Kings.'"

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill (No. 1056, Int. No. 878) introduced by

Mr. Bisland, entitled "An act to amend the Highway Law, in relation to cutting weeds and brush in the highway," reported in favor of the passage of the same, with the following amendment:

Page 1, line 10, after "towns" insert "situated within the forest preserve".

ROBT. J. FISH,  
*Chairman.*

which report was agreed to and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill (No. 1751, Int. No. 1320) introduced by Mr. Lupton, entitled "An act to amend the Town Law, relating to highway commissioners," reported in favor of the passage of the same, with the following amendment:

On page 2, line 18, strike out the word "shall" and insert "may".

ROBT. J. FISH,  
*Chairman.*

which report was agreed to and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Wainwright (No. 1294, Int. No. 1069), entitled "An act to amend the Town Law by authorizing a town board to provide for sprinkling streets," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 39.)

Which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Davis (No. 790, Rec. No. 226), entitled "An act to amend chapter one hundred and thirty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act providing for the better collection of taxes in the county of Erie; for the sale by the treasurer thereof of lands in said county for unpaid taxes, and regulating the compensation of



said treasurer,' in relation to the powers of the deputy county treasurer."

Also, Senate bill introduced by Mr. Barnes (No. 599, Rec. No. 116), entitled "An act amending the County Law in relation to the registration of dogs."

Also, Senate bill introduced by Mr. Smith (No. 948, Rec. No. 256), entitled "An act to legalize, ratify and confirm the audit of the board of supervisors of the county of Dutchess, auditing the bill of Allan H. Hoffman as sheriff of the county of Dutchess covering a period from November first, nineteen hundred and two, to November first, nineteen hundred and three."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Hamn (No. 1892, Int. No. 1401), entitled "An act to legalize and confirm certain acts of the taxpayers of the village of Savannah done at the last village election, and to provide for the payment of a note to which such action related," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Steele (No. 1922, Int. No. 1422), entitled "An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' relating to the creation of a board of cemetery commissioners in the village of Mohawk," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Wilson (No. 1905, Int. No. 1414), entitled "An act to amend chapter one hundred and forty-two of the Laws of eighteen hundred and seventy-nine,

entitled 'An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and forty-two, entitled "An act to condense and amend the several acts relating to the village of Albion," and the several acts amendatory thereof,' in relation to the schools and school district of such village," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Steele, from the committee on affairs of villages, to which was recommitted Assembly bill introduced by Mr. G. H. Whitney (No. 1833, Int. No. 1275), entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and two, entitled 'An act to amend the charter of the village of Saratoga Springs and to provide for the appointment of sewer, water and street commissioners for said village and to prescribe their powers and duties,'" reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Senate bill introduced by Mr. Carpenter (No. 955, Rec. No. 223), entitled "An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Assembly bill introduced by Mr. Gates (No. 96, Int. No. 96), entitled "An act to amend the Forest, Fish and Game Law, in relation to licenses for hunting deer, bear and game birds and disposition of the proceeds of such licenses."

Also, Assembly bill introduced by Mr. Lansing (No. 1772, Int. No. 1332), entitled "An act to amend the Forest, Fish and Game Law, in relation to placing carp in Nassau lake, Rensselaer county."

Also, Assembly bill introduced by Mr. F. G. Whitney (No. 1279, Int. No. 1052), entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing in Lake Ontario in Oswego county," reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Senate bill introduced by Mr. Allds (No. 186, Rec. No. 29), entitled "An act to amend the Forest, Fish and Game Law relative to the establishment of a close season in towns," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Senate bill (No. 604, Rec. No. 17) introduced by Mr. Brown, entitled "An act to amend the Forest, Fish and Game Law, relating to fishing through the ice," reported in favor of the passage of the same with the following amendments:

On page 2, line 4, after "Queechy lake" insert as follows: "and in Lake Neahtahwanta in Oswego County".

On page 2, line 7, bracket ",", after word "Smithville" and all matter down to and including word "County" on line 8.

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Mead, from the committee on charitable and religious societies, to which was referred Assembly bill introduced by Mr. Agnew (No. 1813, Int. No. 1347), entitled "An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches and to the number of vestrymen thereof," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Mead, from the committee on charitable and religious societies, to which was referred Senate bill introduced by Mr. Saxe (No. 850, Rec. No. 214), entitled "An act to authorize the Woman's Foreign Missionary Society of the Methodist Episcopal

Church, to vest its management in a general executive committee," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by joint committee on Senate and Assembly (No. 1909, Int. No. 809), entitled "An act to amend the Insurance Law generally."

Also, the bill introduced by committee on ways and means (No. 1908, Int. No. 1304), entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations."

Also, the bill introduced by Mr. Steele (No. 1906, Int. No. 303), entitled "An act to amend chapter five hundred and sixty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act to extend the time of the Little Falls, Van Hornesville and Otsego Lake Narrow Gauge Railroad Company to begin the construction of its road and expend thereon ten per centum of the amount of its capital and finish and put the same in operation,' in relation to extending time."

Also, the bill introduced by Mr. Nevins (No. 1832, Int. No. 827), entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for trout in Wyoming county."

Also, the bill introduced by Mr. Wainwright (No. 1113, Int. No. 707), entitled "An act to amend chapter one hundred and seventy of the Laws of nineteen hundred, entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park and thereby to preserve the scenery of the Palisades,' relating to the extension of said park."

Also, the bill introduced by Mr. Dowling (No. 1836, Int. No. 820), entitled "An act to amend the Code of Civil Procedure, relative to fixing costs and allowances in surrogate's courts and the amount thereof."

Also, the bill introduced by Mr. Matthews (No. 1784, Int. No.



900), entitled "An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter."

Also, the bill introduced by Mr. Sprenger (No. 1541, Int. No. 651), entitled "An act to amend the Forest, Fish and Game Law by providing additional game protection for Jamaica and adjacent waters on Long Island and making an appropriation therefor."

Also, the bill introduced by Mr. Wemple (No. 1907, Int. No. 1327), entitled "An act to extend the time for the completion of the New York Canadian Pacific Railway."

Also, the bill introduced by Mr. Baldwin (No. 1536, Int. No. 119), entitled "An act to provide for the construction of a new lift or hoist bridge over the Oswego canal at North Salina street in the city of Syracuse, and making an appropriation therefor."

Also, the bill introduced by Mr. Nevins (No. 1841, Int. No. 1259), entitled "An act to authorize Saint John's Church, Mount Morris, New York, to set apart certain funds as a permanent endowment fund and to restrict the use and investment thereof."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Hastings (No. 1840, Int. No. 1220), entitled "An act to amend the Public Health Law, in relation to pharmacists," reported the same with the following recommendations:

Page 1, line 9, put "pharmacist" in quotation marks.

Page 2, line 5, underscore "five" and insert "[one]" before "five", and line 6 place "licensed pharmacist" in quotations. which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Code of Civil Procedure in relation to regulating the removal or locking of gas meters and suspension of gas service." (No. 1501, Int. No. 1201.)

"An act to amend the Banking Law, in relation to the amount

which a bank or trust company may loan to any person, company, corporation or firm." (No. 1124, Int. No. 928.)

"An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally." (No. 1785, Int. No. 944.)

"An act to legalize the issue and sale of bonds of the village of Wellsville, Allegany county, for the purpose of raising money for paving streets, and authorizing the payment of such bonds." (No. 1883, Int. No. 1326.)

"An act to amend the Tax Law in relation to the taxation of debts secured by mortgages." (No. 1800, Int. No. 1037.)

"An act to amend the Code of Civil Procedure, in relation to the voluntary dissolution of a corporation." (No. 1754, Int. No. 1324.)

"An act to provide for a State board of managers of reformatories, and to vest in said board the management of the State Reformatory at Elmira and the State Reformatory at Napanoch, and to provide for their management and the transfer of inmates." (No. 1236, Int. No. 1019.)

"An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association,"' as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight." (No. 1426, Int. No. 1155.)

"An act to incorporate the Trustees of the William Croswell Doane Fund for Christian Work in the Diocese of Albany." (No. 1491, Int. No. 1191.)

"An act to reappropriate the unexpended balance of an appropriation made by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, to establish a State College of Agriculture at Cornell University." (No. 1506, Int. No. 1206.)

"An act to amend chapter six hundred and nine of the Laws of nineteen hundred and five, entitled 'An act to legalize the acts of B. F. Cahill, a notary public,' in relation to B. F. McCahill." (No. 1876, Int. No. 173.)

"An act to amend the Code of Civil Procedure, in relation to the verification of pleadings in the justice's court." (No. 1877, Int. No. 347.)

"An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations." (No. 1908, Int. No. 1304.)

"An act to provide for the construction of a new lift or hoist bridge over the Oswego canal at North Salina street in the city of Syracuse, and making an appropriation therefor." (No. 1536, Int. No. 119.)

Mr. Tompkins offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 134, Int. No. 134) entitled "An act to amend the Election Law relative to the indication by the electors of the State of a United States Senator."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the negative.

AYES 31

NOES 61

Those who voted in the affirmative were:

Bernstein	Eagleton	Lee A E	Rock	Smith A E
Bird	Feth	Long	Salomon	Smith M F
Bohan	Grady	Murphy	Sammon	Stanley
Burns	Hackett	Oglesby	Schmitt	Story
Burzynski	Harvey	Palmer G M	Schwegler	Tompkins
Campbell	Kavanagh	Reilly	Shanahan	Wedemeyer
Cohalan				

Those who voted in the negative were:

Agnew	Crosley	Gregory	Patton	Volk
Allen F E	Cunningham	Gunderman	Phillips	Wade
Averill	DeGroot	Hammond	Prentice	Wainwright
Baldwin	Donohue	Hoffman	Rogers	Wells
Brady	Dowling	Hooker	Santee	Wemple
Brennan	Draper	Hooper	Schoeneck	Whitney F G
Burnett	Evans	Lee W I	Scovill	Whitney G H
Carrier	Fish	Maher	Shuttleworth	Williams
Chamberlain	Francis	Maier	Smith J E	Wilson
Charles	Gates	Mead	Sprenger	Winters
Colne	Gray F J	Moreland	Steele	Wood
Coon	Green	Ne vins	Surplless	Yale
Cox				

The bill (No. 1875) entitled "An act to amend the General Corporation Law relative to political contributions by corporations" (Int. No. 812), having been announced for a third reading,

On motion of Mr. Rogers, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1874) entitled "An act to amend the Legislative Law relative to services in legislative matters" (Int. No. 810), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith J E
Allen F E	Crosley	Hamn	Moreland	Smith M F
Allen J G	Cunningham	Hapeman	Murphy	Smith Myron
Apgar	DeGroot	Harawitz	Nevins	Sprenger
Averill	Donohue	Harte	Norton	Stanley
Baldwin	Dowling	Harvey	Oglesby	Steele
Bass	Draper	Hastings	Oliver	Steffens
Becker	Eagleton	Hoffman	O'Neill	Story
Beebe	Eckmann	Hooker	Palmer G M	Surpless
Bernstein	Evans	Hooper	Palmer S J	Thompson
Bird	Farnan	Hubbs	Patton	Volk
Bisland	Filley	Kavanagh	Phillips	Waddell
Bohan	Fish	Keyes	Pratt	Wade
Boshart	Foelker	Knapp	Prentice	Wainwright
Brady	Foster	Lansing	Quinn	Weber
Brennan	Fowler	LaFetra	Reilly	Wedemeyer
Burnett	Francis	Lee A E	Rock	Wemple
Burzynski	Gates	Lee W I	Rogers	West
Carnochan	Grady	Lewis	Salomon	Whitley
Carrier	Grattan	Lupton	Sammon	Whitney F G
Caughlan	Gray A B	Lynch	Santee	Whitney G H
Chamberlain	Gray F J	Maher	Schmitt	Wilson
Charles	Green	Maier	Schoeneck	Winters
Cohalan	Gregory	Matthews	Scovill	Wood
Colne	Gunderman	McGuire	Shanahan	Yale
Coon	Gurnett	Merritt	Shuttleworth	Young
Cowan	Hackett	Miller	Smith A E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.



The bill (No. 966) entitled "An act to amend the Penal Code relative to the crime of perjury" (Int. No. 813), having been announced for a third reading, debate was had thereon.

Mr. Moreland in the chair.

Mr. Rogers moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded.

Agnew	Donohue	Hartman	Nolan	Smith M F
Allen F E	Dowling	Harvey	Norton	Sprenger
Allen J G	Draper	Hastings	Oglesby	Stanley
Averill	Eagleton	Hoffman	Oliver	Steele
Baldwin	Eckmann	Hooker	O'Neill	Story
Bass	Evans	Hooper	Palmer G M	Surpluss
Becker	Filley	Hubbs	Palmer S J	Thompson
Bernstein	Fish	Kavanagh	Patton	Tompkins
Bird	Foelker	Knapp	Phillips	Volk
Bisland	Foster	Krulewitch	Prentice	Waddell
Bohan	Fowler	Lansing	Quinn	Wade
Boshart	Francis	LaFetra	Reilly	Wainwright
Brady	Fritz	Lee A E	Rock	Weber
Brennan	Gates	Lee W I	Rogers	Wedemeyer
Burzynski	Grattan	Lewis	Salomon	Wells
Carnochan	Gray F J	Lupton	Sammon	Wemple
Chamberlain	Green	Maher	Santee	Whitley
Charles	Gregory	Maier	Schoeneck	Whitney F G
Cohalan	Gunderman	Matthews	Schwegler	Whitney G H
Colne	Hackett	Mead	Scovill	Williams
Coon	Hammond	Miller	Shanahan	Wilson
Cox	Hamm	Mills	Shuttleworth	Wood
Crosley	Hapeman	Moreland	Smith A E	Yale
Cunningham	Harawitz	Murphy	Smith J E	Young
DeGroot	Harte	Nevins		

Mr. Rogers moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Bernstein moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith amended as follows:

On line 5, after word "statement" insert "as to financial condition of an individual or corporation".

On line 9, after "writing" insert "as to such financial condition".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 9

Those who voted in the affirmative were:

Agnew	DeGroot	Hamn	Matthews	Schwegler
Allen F E	Donohue	Hapeman	Mead	Scovill
Allen J G	Dowling	Harawitz	Miller	Shanahan
Averill	Draper	Harte	Mills	Shuttleworth
Baldwin	Eagleton	Hartman	Moreland	Smith A E
Bass	Eckmann	Harvey	Murphy	Smith J E
Becker	Evans	Hastings	Nevins	Smith M F
Bernstein	Farnan	Hoffman	Nolan	Sprenger
Bird	Feth	Hooker	Norton	Stanley
Bohan	Filley	Hooper	Oliver	Story
Boshart	Foelker	Hubbs	O'Neill	Surpless
Brady	Foster	Kavanagh	Palmer G M	Thompson
Brennan	Fowler	Knapp	Palmer S J	Volk
Burzynski	Francis	Krulewitch	Patton	Waddell
Carnochan	Fritz	Lansing	Phillips	Wainwright
Carrier	Gates	LaFetra	Prentice	Wells
Caughlan	Grattan	Lee A E	Quinn	Whitney F G
Chamberlain	Gray F J	Lee W I	Rock	Whitney G H
Charles	Green	Lewis	Rogers	Williams
Colne	Gregory	Long	Sammon	Wilson
Coon	Gunderman	Lupton	Santee	Wood
Cox	Hackett	Maher	Schmitt	Yale
Crosley	Hammond	Maier	Schoeneck	Young
Cunningham				

Those who voted in the negative were:

Bisland	Fish	Steele	Wade	Wemple
Cohalan	Salomon	Tompkins	Wedemeyer	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 969) entitled "An act to amend the General Corporation Law relative to the acquisition of real property by life insurance corporations" (Int. No. 816), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Mills	Smith J E
Alien F E	Crosley	Hapeman	Moreland	Smith M F
Allen J G	Cunningham	Harawitz	Murphy	Smith Myron
Apgar	DeGroot	Harte	Nevins	Sprengr
Averill	Donohue	Hartman	Norton	Stanley
Baldwin	Dowling	Harvey	Oglesby	Steele
Bass	Draper	Hoffman	Oliver	Story
Becker	Eagleton	Hooker	O'Neill	Surpless
Beebe	Eckmann	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Filley	Keyes	Phillips	Wade
Bohan	Fish	Knapp	Pratt	Wainwright
Boshart	Foelker	Krulewitch	Prentice	Wedemeyer
Brady	Foster	Lansing	Quinn	Wells
Brennan	Fowler	Lee A E	Reilly	Wemple
Burnett	Francis	Lee W I	Rock	West
Burns	Gates	Lewis	Rogers	Whitley
Burzynski	Grady	Lupton	Salomon	Whitney F G
Carnochan	Grattan	Lynch	Sammon	Whitney G H
Carrier	Gray A B	Maher	Santee	Williams
Caughlan	Gray F J	Maier	Schmitt	Wilson
Chamberlain	Green	Matthews	Scovill	Winters
Charles	Gregory	Mead	Shanahan	Wood
Colne	Gunderman	Merritt	Shuttleworth	Yale
Coon	Hackett	Miller	Smith A E	Young
Cowan	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 968) entitled "An act to amend the Penal Code relating to rebates and allowances by life insurance corporations" (Int. No. 815), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 2

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Mills	Smith Myron
Allen F E	Cox	Hamn	Moreland	Sprenger
Allen J G	Crosley	Hapeman	Murphy	Stanley
Apgar	Cunningham	Hartman	Nevins	Steele
Averill	DeGroot	Hastings	Norton	Steffens
Baldwin	Donohue	Hoffman	Oglesby	Story
Bass	Dowling	Hooker	Oliver	Surpless
Becker	Draper	Hooper	O'Neill	Thompson
Bedell	Dressing	Hubbs	Palmer G M	Volk
Beebe	Evans	Kavanagh	Palmer S J	Waddell
Bernstein	Farnan	Keyes	Patton	Wade
Bird	Feth	Knapp	Phillips	Wainwright
Bisland	Filley	Krulewitch	Pratt	Weber
Bohan	Fish	Lansing	Prentice	Wedemeyer
Brady	Foelker	LaFetra	Quinn	Wells
Brennan	Foster	Lee A E	Reilly	Wemple
Burnett	Fowler	Lee W I	Rock	West
Burns	Francis	Lewis	Salomon	Whitley
Burzynski	Fritz	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Wilson
Caughlan	Gray A B	Matthews	Schwegler	Winters
Chamberlain	Gray F J	McGuire	Scovill	Wood
Charles	Green	Mead	Shanahan	Yale
Colne	Gregory	Merritt	Shuttleworth	Young
Coon	Hackett	Miller	Smith A E	

Those who voted in the negative were:

Eagleton      Nolan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 967) entitled "An act to amend the Penal Code in relation to the misconduct of officers and employees of corporations" (Int. No. 814), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Miller	Smith A E
Allen F E	Cox	Hammond	Mills	Smith J E
Allen J G	Crosley	Hamn	Moreland	Smith Myron
Apgar	Cunningham	Hapeman	Murphy	Sprenger



Averill	DeGroot	Harawitz	Nevins	Stanley
Baldwin	Donohue	Hartman	Nolan	Steele
Bass	Dowling	Hastings	Oglesby	Steffens
Becker	Draper	Hoffman	Oliver	Story
Bedell	Dressing	Hooker	O'Neill	Surpless
Beebe	Eagleton	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Volk
Bird	Feth	Kavanagh	Patton	Waddell
Bisland	Fillely	Keyes	Phillips	Wade
Bohan	Fish	Knapp	Pratt	Wainwright
Boshart	Foelker	Krulewitch	Prentice	Weber
Brady	Foster	Lansing	Quinn	Wedemeyer
Brennan	Fowler	LaFetra	Reilly	Wells
Burnett	Francis	Lee A E	Rock	Wemple
Burns	Fritz	Lee W I	Rogers	West
Burzynski	Gates	Lewis	Salomon	Whitley
Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Winters
Charles	Green	McGuire	Scovill	Wood
Colne	Gregory	Mead	Shanahan	Yale
Coon	Gunderman	Merritt	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 417, Assembly reprint No. 1809) entitled "An act to amend the Forest, Fish and Game Law in relation to the office and clerical force, game protectors and forestry department" (Rec: No. 114), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hamn	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surpless
Becker	Dressing	Hooker	O'Neill	Thompson
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade

Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Sammon	Whitley
Burzynski	Gates	Lupton	Santee	Whitney F G
Carnochan	Grady	Maher	Schoeneck	Whitney G H
Carrier	Grattan	Maier	Schwegler	Williams
Caughlan	Gray A B	Matthews	Seovill	Wilson
Chamberlain	Gray F J	McGuire	Shanahan	Winters
Charles	Green	Mead	Shuttleworth	Wood
Colne	Gregory	Merritt	Smith A E	Yale
Coon	Gunderman	Miller	Smith J E	Young
Cowan	Hackett	Mills		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Prentice moved to take from the table the resolution to reconsider the vote by which Assembly bill (No. 1093, Int. No. 902) entitled "An act to amend the Greater New York charter relative to the police department," was passed.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 53

NOES 54

Those who voted in the affirmative were:

Bernstein	Colne	Harte	O'Neill	Shanahan
Bird	Donohue	Harvey	Palmer G M	Smith A E
Bisland	Eagleton	Hastings	Palmer S J	Smith M F
Bohan	Feth	Krulewitch	Quinn	Sprenger
Boshart	Foelker	LaFetra	Reilly	Thompson
Brennan	Fritz	Lee A E	Rock	Tompkins
Burns	Gates	Long	Salomon	Weber
Burzynski	Grady	Murphy	Sammon	Wedemeyer
Campbell	Gurnett	Nolan	Schmitt	Wemple
Caughlan	Hackett	Oglesby	Schwegler	Young
Cohalan	Harawitz	Oliver		

Those who voted in the negative were:

Agnew	Filley	Hoffman	Mead	Stanley
Bass	Foster	Hooker	Miller	Story
Carrier	Francis	Hooper	Moreland	Volk

Chamberlain	Gray F J	Hubbs	Nevins	Wainwright
Charles	Green	Knapp	Norton	Whitley
Coon	Gregory	Lansing	Patton	Whitney F G
Cowan	Gunderman	Lee W I	Phillips	Whitney G H
Cunningham	Hammond	Lupton	Prentice	Williams
DeGroot	Hamn	Maher	Santee	Winters
Draper	Hapeman	Maier	Schoeneck	Wood
Evans	Hartman	Matthews	Scovill	

Mr. Moreland moved that all further proceedings under the close call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1808) entitled "An act to amend the Election Law, relative to the creation, division and alteration of election districts" (Int. No. 917), having been announced for a third reading,

Mr. Wedemeyer moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

On page 4, line 23, after the word "In" strike out the words "that portion of", and on same line after the word "York" strike out the words "within the county of New York and the county of Kings".

On page 5, strike out lines 1, 2 and 3, and on same page, line 4, strike out the words "secutive order therein respectively".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Cox, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1811) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' relative to the audit of claims against the city" (Int. No. 1121), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hammond	Mills	Smith J E
Allen F E	DeGroot	Hamn	Moreland	Smith Myron
Allen J G	Donohue	Hapeman	Murphy	Sprenger
Apgar	Dowling	Harawitz	Nevins	Stanley
Averill	Draper	Hartman	Nolan	Steele
Baldwin	Dressing	Hastings	Norton	Steffens
Bass	Eagleton	Hoffman	Oglesby	Surpless
Becker	Evans	Hooker	Oliver	Thompson
Bedell	Farnan	Hooper	O'Neill	Volk
Beebe	Feth	Hubbs	Palmer G M	Waddell
Bernstein	Filley	Kavanagh	Palmer S J	Wade
Bird	Fish	Keyes	Patton	Wainwright
Bisland	Foelker	Knapp	Phillips	Weber
Bohan	Foster	Krulewitch	Pratt	Wedemeyer
Boshart	Fowler	Lansing	Prentice	Wells
Brady	Francis	LaFetra	Quinn	Wemple
Brennan	Fritz	Lee A E	Rock	West
Burnett	Gates	Lewis	Rogers	Whitley
Burzynski	Grady	Lupton	Salomon	Whitney F G
Carnochan	Grattan	Maher	Sammon	Whitney G H
Carrier	Gray A B	Maier	Santee	Williams
Chamberlain	Gray F J	Matthews	Schoeneck	Wilson
Charles	Green	McGuire	Schwegler	Winters
Colne	Gregory	Mead	Scovill	Wood
Cowan	Gunderman	Merritt	Shanahan	Yale
Cox	Hackett	Miller	Smith A E	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1810) entitled "An act to amend the Public Health Law, in relation to pharmacy" (Int. No. 702), having been announced for a third reading,

Mr. Harawitz moved that said bill be recommitted to the committee on public health, with instructions to report the same forthwith amended as follows:

On page 2, line 15, strike out the words "cod liver oil".

On page 2, line 17, strike out the words "magnesia and malt extract".

On page 2, line 18, strike out the words "extract of beef, beef iron and wine and quinine".



Page 2, line 19, strike out the word "quinine pills, cathartic pills, seidlitz powders, senna, and herbs in packages."

Page 2, line 21, strike out the words "composition powders, plasters, court plasters and copperas".

On page 2, line 22, strike out the words "chlorate of potash and lithia water".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 2

Those who voted in the affirmative were:

Agnew	Cunningham	Hammond	Mills	Smith J E
Allen F E	DeGroot	Hapeman	Moreland	Smith Myron
Allen J G	Donohue	Harawitz	Murphy	Sprenger
Averill	Dowling	Hartman	Nevins	Stanley
Baldwin	Draper	Hastings	Nolan	Steele
Bass	Dressing	Hoffman	Norton	Steffens
Becker	Eagleton	Hooker	Oglesby	Story
Beebe	Evans	Hooper	Oliver	Thompson
Bernstein	Farnan	Hubbs	O'Neill	Volk
Bird	Feth	Kavanagh	Palmer G M	Waddell
Bisland	Filley	Keyes	Palmer S J	Wade
Boshart	Fish	Knapp	Patton	Wainwright
Brady	Foelker	Krulewitch	Phillips	Weber
Brennan	Foster	Lansing	Pratt	Wedemeyer
Burnett	Fowler	LaFetra	Prentice	Wells
Burns	Francis	Lee A E	Quinn	Wemple
Burzynski	Fritz	Lee W I	Reilly	West
Carnochan	Gates	Lewis	Rock	Whitley
Caughlan	Grady	Lupton	Salomon	Whitney F G
Chamberlain	Grattan	Maher	Sammon	Whitney G H
Charles	Gray A B	Maier	Santee	Williams
Colne	Gray F J	Matthews	Schoeneck	Wilson
Coon	Green	McGuire	Schwegler	Winters
Cowan	Gregory	Mead	Scovill	Wood
Cox	Gunderman	Merritt	Shuttleworth	Yale
Crosley	Hackett	Miller	Smith A E	Young

Those who voted in the negative were:

Carrier                      Tompkins

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1835) entitled "An act to amend the Forest, Fish and Game Law, relative to giving additional power of search to certain special protectors" (Int. No. 323), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith J E
Allen F E	Crosley	Hamn	Murphy	Smith Myron
Allen J G	Cunningham	Hapeman	Nevins	Sprenger
Apgar	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surpluss
Becker	Dressing	Hooker	O'Neill	Thompson
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Lansing	Prentice	Weber
Boshart	Foelker	LaFetra	Quinn	Wedemeyer
Brady	Foster	Lee A E	Reilly	Wells
Brennan	Fowler	Lee W I	Rock	Wemple
Burnett	Francis	Lewis	Rogers	West
Burns	Fritz	Lupton	Salomon	Whitley
Burzynski	Gates	Maher	Sammon	Whitney F G
Carnochan	Grady	Maier	Santee	Whitney G H
Carrier	Grattan	Matthews	Schoeneck	Williams
Caughlan	Gray A B	McGuire	Schwegler	Wilson
Chamberlain	Gray F J	Mead	Scovill	Winters
Charles	Green	Merritt	Shanahan	Wood
Colne	Gregory	Miller	Shuttleworth	Yale
Coon	Gunderman	Mills	Smith A E	Young
Cowan	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 280) entitled "An act to provide for the erection of a suitable monument in commemoration of the soldiers of the

Tenth Regiment, New York State Volunteers Infantry, (National Zouaves), who were engaged in the battle of Second Bull Run or Manassas Plains, State of Virginia, August thirtieth, eighteen hundred and sixty-two, and making an appropriation therefor" (Int. No. 248), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were :

Agnew	Crosley	Hackett	Mills	Smith J E
Allen F E	Cunningham	Hammond	Moreland	Smith Myron
Allen J G	DeGroot	Hamn	Murphy	Sprenger
Apgar	Donohue	Harawitz	Nevins	Stanley
Averill	Dowling	Hartman	Nolan	Steele
Bass	Draper	Hastings	Norton	Steffens
Becker	Dressing	Hoffman	Oglesby	Story
Bedell	Eagleton	Hooker	Palmer G M	Surpless
Beebe	Evans	Hooper	Palmer S J	Tompkins
Bird	Farnan	Hubbs	Patton	Volk
Bisland	Feth	Kavanagh	Phillips	Waddell
Bohan	Filley	Keyes	Pratt	Wade
Boshart	Fish	Knapp	Prentice	Wainwright
Brady	Foelker	Krulewitch	Quinn	Weber
Burnett	Foster	Lansing	Reilly	Wedemeyer
Burns	Fowler	LaFetra	Rock	Wells
Burzynski	Francis	Lee A E	Rogers	Wemple
Carnochan	Fritz	Lee W I	Salomon	West
Carrier	Gates	Lewis	Sammon	Whitney F G
Caughlan	Grady	Lupton	Santee	Whitney G H
Chamberlain	Grattan	Maher	Schoeneck	Williams
Charles	Gray A B	Maier	Schwegler	Wilson
Colne	Gray F J	Matthews	Scovill	Winters
Coon	Green	McGuire	Shanahan	Wood
Cowan	Gregory	Mead	Shuttleworth	Young
Cox	Gunderman	Merritt	Smith A E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1812) entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relative to revising several sections of said charter" (Int. No. 1036).

was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were :

Agnew	Crosley	Hammond	Mills	Smith A E
Allen F E	Cunningham	Hamn	Moreland	Smith J E
Allen J G	DeGroot	Hapeman	Murphy	Smith Myron
Apgar	Donohue	Harawitz	Nevins	Sprenger
Averill	Dowling	Hartman	Nolan	Stanley
Baldwin	Dressing	Hastings	Norton	Steffens
Bass	Eagleton	Hoffman	Oglesby	Story
Becker	Evans	Hooker	Oliver	Surpless
Bedell	Farnan	Hooper	O'Neill	Thompson
Beebe	Feth	Hubbs	Palmer G M	Tompkins
Bernstein	Filley	Kavanagh	Palmer S J	Volk
Bisland	Fish	Keyes	Patton	Waddell
Bohan	Foelker	Knapp	Phillips	Wade
Boshart	Foster	Krulewitch	Pratt	Wainwright
Brady	Fowler	Lansing	Prentice	Weber
Burnett	Francis	LaFetra	Quinn	Wedemeyer
Burns	Fritz	Lee A E	Rock	Wells
Burzynski	Gates	Lee W I	Rogers	West
Carnochan	Grady	Lewis	Salomon	Whitley
Carrier	Grattan	Lupton	Sammon	Whitney G H
Caughlan	Gray A B	Maher	Santee	Williams
Chamberlain	Gray F J	Maier	Schoeneck	Wilson
Charles	Green	Matthews	Schwegler	Winters
Coon	Gregory	McGuire	Scovill	Wood
Cowan	Gunderman	Mead	Shanahan	Yale
Cox	Hackett	Miller	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1831) entitled "An act reappropriating certain money heretofore appropriated for the quarantine stations at Hoffman and Swinburne islands and for the support of the quarantine department" (Int. No. 706), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.



Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Sprenger
Allen F E	Cunningham	Hapeman	Nevins	Stanley
Allen J G	DeGroot	Hartman	Nolan	Steele
Apgar	Donohue	Hastings	Norton	Steffens
Averill	Dowling	Hoffman	Oglesby	Story
Baldwin	Draper	Hooker	Oliver	Surpless
Bass	Dressing	Hooper	O'Neill	Thompson
Becker	Eagleton	Hubbs	Palmer G M	Tompkins
Bedell	Evans	Kavanagh	Palmer S J	Volk
Beebe	Farnan	Keyes	Patton	Waddell
Bernstein	Feth	Krulewitch	Phillips	Wade
Bird	Filley	Lansing	Pratt	Wainwright
Bisland	Fish	LaPetra	Prentice	Weber
Bohan	Foelker	Lee A E	Quinn	Wedemeyer
Boshart	Foster	Lee W I	Reilly	Wells
Brady	Fowler	Lewis	Rock	Wemple
Brennan	Francis	Lupton	Salomon	West
Burzynski	Fritz	Maher	Sammon	Whitley
Carnochan	Grady	Maier	Santee	Whitney F G
Carrier	Grattan	Matthews	Schoeneck	Whitney G H
Caughlan	Gray A B	McGuire	Schwegler	Williams
Chamberlain	Gray F J	Mead	Scovill	Wilson
Charles	Green	Merritt	Shanahan	Winters
Colne	Gregory	Miller	Shuttleworth	Wood
Coon	Gunderman	Mills	Smith A E	Yale
Cowan	Hackett	Moreland	Smith Myron	Young
Cox				

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1829) entitled "An act relating to the collection of taxes in the town of Castile in the county of Wyoming" (Int. No. 741). was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Smith J E
Allen F E	Crosley	Hammond	Mills	Smith Myron
Allen J G	Cunningham	Hamn	Moreland	Sprenger
Apgar	DeGroot	Hapeman	Nevins	Stanley
Averill	Donohue	Harawitz	Nolan	Steele
Baldwin	Dowling	Hartman	Norton	Steffens
Bass	Draper	Hastings	Oglesby	Surpless
Becker	Dressing	Hoffman	Oliver	Thompson
Bedell	Eagleton	Hooker	O'Neill	Tompkins
Beebe	Evans	Hooper	Palmer G M	Volk
Bernstein	Farnan	Hubbs	Palmer S J	Waddell
Bird	Feth	Kavanagh	Patton	Wade
Bisland	Filley	Keyes	Phillips	Wainwright
Bohan	Fish	Knapp	Pratt	Weber
Boshart	Foelker	Krullewitch	Prentice	Wedemeyer
Brady	Foster	Lansing	Quinn	Wells
Brennan	Fowler	LaFetra	Reilly	Wemple
Burnett	Francis	Lee A E	Rock	West
Burns	Fritz	Lee W I	Rogers	Whitley
Burzynski	Gates	Lewis	Sammon	Whitney F G
Carnochan	Grady	Lupton	Santee	Whitney G H
Carrier	Grattan	Maher	Schoeneck	Williams
Caughlan	Gray A B	Maier	Schwegler	Wilson
Chamberlain	Gray F J	Matthews	Scovill	Winters
Charles	Green	McGuire	Shanahan	Wood
Colne	Gregory	Mead	Shuttleworth	Yale
Coon	Gunderman	Merritt	Smith A E	Young
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1826) entitled "An act to amend the Penal Code, in relation to the commissioner of labor" (Int. No. 1132), having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 239) entitled "An act making an appropriation to the Central New York Institution for Deaf-Mutes, at Rome, to enable it to extinguish its debt incurred for the support and education of its deaf and dumb pupils and for the paving of the street fronting its property" (Int. No. 239), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were :

Agnew	Cowan	Hamn	Nevins	Smith J E
Allen F E	Cox	Hapeman	Nolan	Smith Myron
Allen J G	Cunningham	Harawitz	Norton	Sprenger
Apgar	DeGroot	Hartman	Oglesby	Stanley
Averill	Donohue	Hastings	Oliver	Steele
Baldwin	Dowling	Hoffman	O'Neill	Steffens
Bass	Draper	Hooper	Palmer G M	Story
Becker	Dressing	Hubbs	Palmer S J	Surpless
Bedell	Eagleton	Kavanagh	Patton	Thompson
Beebe	Evans	Keyes	Phillips	Tompkins
Bernstein	Farnan	Knapp	Pratt	Volk
Bird	Feth	Krulewitch	Prentice	Waddell
Bohan	Filley	Lansing	Quinn	Wade
Boshart	Foelker	LaFetra	Reilly	Wainwright
Brady	Foster	Lee W I	Rock	Weber
Brennan	Francis	Lewis	Rogers	Wells
Burnett	Fritz	Lupton	Salomon	Wemple
Burns	Gates	Maher	Sammon	West
Burzynski	Grady	Maier	Santee	Whitley
Carnochan	Grattan	Matthews	Schoeneck	Whitney F G
Carrier	Gray A B	Mead	Schwegler	Whitney G H
Caughlan	Gray F J	Merritt	Scovill	Wilson
Chamberlain	Green	Miller	Shanahan	Winters
Charles	Gregory	Mills	Shuttleworth	Wood
Colne	Gunderman	Moreland	Smith A E	Yale
Coon	Hackett	Murphy		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1713) entitled "An act to release to Michael Watters, Mary Watters, Mary Fleming the second, Thomas Fleming, Margaret Fleming, Annie Jones and Elizabeth Fleming, all the right, title and interest of the people of the State of New York, in and to certain real estate in the borough of Brooklyn, county of Kings, city of New York, acquired by escheat or forfeiture upon the deaths of Henry Fleming and Mary Fleming" (Int. No. 1308), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 126

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Hammond	Mills	Smith Myron
Allen J G	Cunningham	Hapeman	Moreland	Sprenger
Averill	Donohue	Harawitz	Murphy	Stanley
Baldwin	Dowling	Hartman	Nevins	Steele
Bass	Draper	Hastings	Norton	Steffens
Becker	Dressing	Hoffman	Oliver	Story
Beebe	Eagleton	Hooker	O'Neill	Thompson
Bernstein	Evans	Hooper	Palmer S J	Tompkins
Bird	Farnan	Hubbs	Patton	Volk
Bisland	Feth	Kavanagh	Phillips	Waddell
Bohan	Filley	Keyes	Pratt	Wade
Boshart	Fish	Knapp	Prentice	Wainwright
Brady	Foelker	Krulewitch	Quinn	Weber
Brennan	Foster	Lansing	Reilly	Wedemeyer
Burnett	Francis	LaFetra	Rock	Wells
Burns	Fritz	Lee A E	Rogers	Wemple
Burzynski	Gates	Lee W I	Salomon	West
Carnochan	Grady	Lewis	Sammon	Whitley
Carrier	Grattan	Lupton	Santee	Whitney F G
Caughlan	Gray A B	Maher	Schwegler	Whitney G H
Chamberlain	Gray F J	Maier	Scovill	Williams
Charles	Green	Matthews	Shanahan	Wilson
Colne	Gregory	McGuire	Shuttleworth	Wood
Coon	Gunderman	Mead	Smith A E	Yale
Cowan	Hackett	Merritt	Smith J E	Young
Cox				

Ordered; That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1617) entitled "An act authorizing the Commissioners of the Land Office to grant and convey to the city of Albany lands under water of the Albany basin" (Int. No. 1261), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.



AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Sprengr
Allen F E	Cunningham	Hapeman	Murphy	Stanley
Allen J G	DeGroot	Harawitz	Nevins	Steele
Averill	Donahue	Hartman	Nolan	Steffens
Baldwin	Dowling	Hastings	Norton	Story
Bass	Draper	Hoffman	Olglesby	Surpless
Becker	Dressing	Hooker	Palmer G M	Thompson
Beebe	Evans	Hooper	Palmer S J	Tompkins
Bernstein	Farnan	Hubbs	Patton	Volk
Bird	Feth	Kavanagh	Phillips	Waddell
Bisland	Filley	Keyes	Pratt	Wade
Bohan	Fish	Knapp	Prentice	Wainwright
Boshart	Foelker	Krulewicz	Quinn	Weber
Brady	Foster	Lansing	Reilly	Wedemeyer
Brennan	Fowler	LaFetra	Rock	Wells
Burnett	Francis	Lee A E	Rogers	Wemple
Burns	Gates	Lee W I	Salomon	West
Burzynski	Grady	Lewis	Sammon	Whitley
Carnochan	Grattan	Lupton	Santee	Whitney F G
Carrier	Gray A B	Maher	Schoeneck	Whitney G H
Caughlan	Gray F J	Maier	Schwegler	Williams
Chamberlain	Green	Matthews	Scovill	Wilson
Charles	Gregory	Mead	Shuttleworth	Winters
Colne	Gunderman	Merritt	Smith A E	Wood
Coon	Hackett	Miller	Smith J E	Yale
Cowan	Hammond	Mills	Smith Myron	Young
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1275) entitled "An act to change and amend the charter of the Woman's Foreign Missionary Society of the Methodist Episcopal Church" (Int. No. 1048), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Mills	Smith J E
Allen F E	Crosley	Hapeman	Moreland	Smith Myron
Allen J G	DeGroot	Harawitz	Nevins	Sprengr
Appar	Donohue	Hartman	Nolan	Stanley

Averill	Dowling	Hastings	Norton	Steele
Baldwin	Draper	Hoffman	Oglesby	Steffens
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	Palmer G M	Surpless
Bedell	Farnan	Hubbs	Palmer S J	Thompson
Beebe	Feth	Kavanagh	Patton	Tompkins
Bernstein	Filley	Keyes	Phillips	Volk
Bird	Fish	Knapp	Pratt	Waddell
Bisland	Foelker	Krulewitch	Prentice	Wade
Bohan	Foster	Lansing	Quinn	Wainwright
Boshart	Fowler	LaFetra	Reilly	Weber
Brady	Francis	Lee A E	Rock	Wedemeyer
Burnett	Fritz	Lee W I	Rogers	Wells
Burns	Gates	Lewis	Salomon	Wemple
Burzynski	Grady	Lupton	Sammon	West
Carnochan	Grattan	Maher	Santee	Whitley
Carrier	Gray A B	Maier	Schoe neck	Whitney F G
Caughlan	Gray F J	Matthews	Schwegler	Williams
Charles	Gregory	McGuire	Scovill	Wilson
Colne	Gunderman	Mead	Shanahan	Winters
Coon	Hackett	Merritt	Shuttleworth	Wood
Cowan	Hammond	Miller	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 264) entitled "An act to provide additional buildings at the New York Agricultural Experiment Station, and making an appropriation therefor" (Int. No. 245), was read the first time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Murphy	Smith Myron
Allen F E	Cox	Hamn	Nevins	Sprenger
Allen J G	Crosley	Hapeman	Nolan	Steele
Apgar	Cunningham	Harawitz	Norton	Steffens
Averill	DeGroot	Hartman	Oglesby	Story
Baldwin	Donohue	Hastings	Oliver	Surpless
Bass	Dowling	Hoffman	O'Neill	Thompson
Becker	Dressing	Hooker	Palmer G M	Tompkins
Bedell	Evans	Hooper	Palmer S J	Volk
Beebe	Feth	Hubbs	Patton	Waddell
Bernstein	Filley	Kavanagh	Phillips	Wade
Bird	Fish	Keyes	Pratt	Wainwright
Bisland	Foelker	Knapp	Prentice	Weber

Bohan	Foster	Krulewitch	Quinn	Wedemeyer
Boshart	Fowler	Lee A E	Reilly	Wells
Brady	Francis	Lee W I	Rock	Wemple
Brennan	Fritz	Lewis	Rogers	West
Burnett	Gates	Lupton	Salomon	Whitley
Burns	Grady	Maier	Sammon	Whitney F G
Burzynski	Grattan	Maier	Santee	Whitney G H
Carnochan	Gray A B	Matthews	Schoeneck	Williams
Carrier	Gray F J	McGuire	Schwegler	Wilson
Caughlan	Green	Mead	Shanahan	Winters
Chamberlain	Gregory	Miller	Shuttleworth	Wood
Charles	Gunderman	Mills	Smith A E	Yale
Colne	Hackett	Moreland	Smith J E	Young
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 875) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers" (Rec. No. 216), having been announced for a third reading,

On motion of Mr. Wemple, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 491) entitled "An act to reappropriate money for the erection of an armory in the city of Rochester, for the use of the National Guard and Naval Militia there stationed, as provided by chapter six hundred and forty-two of the Laws of nineteen hundred and four" (Rec. No. 160), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Nevins	Sprenger
Allen F E	DeGroot	Harawitz	Nolan	Stanley
Allen J G	Donohue	Hartman	Norton	Steele
Apgar	Dowling	Hastings	Oglesby	Steffens

Averill	Draper	Hoffman	Oliver	Story
Baldwin	Dressing	Hooker	O'Neill	Surpless
Bass	Eagleton	Hooper	Palmer G M	Thompson
Bedell	Evans	Hubbs	Palmer S J	Tompkins
Beebe	Farnan	Kavanagh	Patton	Volk
Bernstein	Feth	Keyes	Phillips	Waddell
Bird	Filley	Knapp	Pratt	Wade
Bisland	Fish	Krulewitch	Prentice	Wainwright
Bohan	Foelker	LaFetra	Quinn	Weber
Boshart	Fowler	Lee A E	Reilly	Wedemeyer
Brady	Francis	Lee W I	Rock	Wells
Burnett	Fritz	Lewis	Rogers	Wemple
Burns	Gates	Lupton	Salomon	West
Burzynski	Grady	Maher	Sammon	Whitley
Carnochan	Grattan	Maier	Santee	Whitney F G
Carrier	Gray A B	Matthews	Schoeneck	Whitney G H
Caughlan	Gray F J	McGuire	Schwegler	Williams
Chamberlain	Green	Mead	Scovill	Wilson
Charles	Gregory	Miller	Shanahan	Winters
Coon	Gunderman	Mills	Shuttleworth	Wood
Cowan	Hackett	Moreland	Smith J E	Yale
Cox	Hammond	Murphy	Smith Myron	Young
Crosley	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 489) entitled "An act to reappropriate money for the construction of a State armory at Oneonta, as provided for by chapters seven hundred and twenty-nine of the Laws of nineteen hundred and four and six hundred and thirty-five of the Laws of nineteen hundred and three" (Rec. No. 150), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Murphy	Smith Myron
Allen F E	Crosley	Hamn	Nevins	Sprenger
Allen J G	Cunningham	Hapeman	Nolan	Stanley
Apgar	DeGroot	Harawitz	Norton	Steele
Averill	Donohue	Hastings	Oglesby	Story
Baldwin	Dowling	Hoffman	Oliver	Surpless



Bass	Draper	Hooker	O'Neill	Thompson
Becker	Dressing	Hooper	Palmer G M	Tompkins
Bedell	Eagleton	Hubbs	Palmer S J	Volk
Beebe	Evans	Kavanagh	Patton	Waddell
Bernstein	Farnan	Keyes	Phillips	Wade
Bird	Feth	Knapp	Pratt	Wainwright
Bisland	Filley	Krulewitch	Prentice	Weber
Boshart	Fish	Lansing	Quinn	Wedemeyer
Brady	Foelker	LaFetra	Reilly	Wells
Brennan	Foster	Lee W I	Rock	Wemple
Burnett	Fowler	Lewis	Rogers	West
Burns	Francis	Lupton	Salomon	Whitley
Burzynski	Fritz	Maher	Sammon	Whitney F G
Cohalan	Grady	Maier	Santee	Whitney G H
Carrier	Grattan	Matthews	Schoeneck	Williams
Caughlan	Gray A B	McGuire	Schwegler	Wilson
Chamberlain	Gray F J	Mead	Scovill	Winters
Charles	Green	Merritt	Shuttleworth	Wood
Colne	Gregory	Miller	Smith A E	Yale
Coon	Gunderman	Mills	Smith J E	Young
Cowan	Hackett	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Wainwright called up the Senate bill (No. 421), entitled "An act to amend the Banking Law, relative to securities in which deposits in savings banks may be invested" (Rec. No. 93), heretofore laid aside on the order of third reading.

Said bill having been announced for a third reading,

Mr. Wainwright moved that said bill be recommitted to the committee on banks, with instructions to report the same forthwith amended as follows:

Strike out all after the word "If" on page 4, line 19, down to and including line 18 on page 5, and insert in place thereof:

"Bonds which have been or shall become legal investments for savings banks under any of the provisions of this act shall not be rendered illegal as investments, though the property upon which they are secured has been or shall be conveyed to another corporation; and though the railroad corporation which issued or assumed said bond has been or shall be consolidated with another railroad corporation, if the consolidated or purchasing corporation shall assume the payment of said bonds and shall continue to pay regularly interest or dividend or both upon the securities issued against, in exchange for or to acquire the stock of the company consolidated or the property purchased or upon securities subsequently issued in exchange or substitution therefor to an amount

at least equal to four per cent per annum upon the capital stock outstanding at the time of such consolidation or purchase of the corporation whose stock has been acquired or whose property has been purchased."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Wainwright, from the committee on banks, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. DeGroot offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 444, Int. No. 414) entitled "An act to release to John Scott Power the right, title and interest of the people of the State of New York, in and to certain real estate in the village of Woodside, Queens county, New York, acquired by escheat or forfeiture upon the death of Margaret I. Power," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Steele offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 40, Int. No. 40) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled "An act to create a commissioner of jurors in the several counties of this state," in relation to Herkimer county," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. J. E. Smith offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1037, Int. No. 208) entitled "An act to transfer the town of Ashford, Cattaraugus county, from the third to the first school commissioner's district of such county," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Steele offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 823, Int. No. 716) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this state,' in relation to limiting the class of counties in which an assistant commissioner may be appointed." for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the bill (No. 610, Int. No. 561) entitled "An act to amend the Tax Law, in relation to sales for non-payment of taxes in Clinton county," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1326, Int. No. 623) entitled "An act to amend chapter one hundred and forty-seven of the Laws of nineteen hundred and three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred

and three,' and the acts supplementary thereto and amendatory thereof, in relation to interest on the compensation and damages allowed to land owners," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1333, Int. No. 1079) entitled "An act to authorize the trustees of the Manor Cemetery Company to sell its lands embracing the Manor cemetery of the town of Cortlandt, Westchester county, New York, remove remains therefrom, and distribute the proceeds of sale," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1361, Int. No. 748) entitled "An act to amend chapter five hundred and sixty-two of the Laws of nineteen hundred and five, entitled 'An act to provide for the taxation for school purposes of the lands owned by the State and situate within the boundaries of union free school district number two of the town of Wawarsing, Ulster county,' relative to the assessment and payment of taxes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 823, Int. No. 716) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to limiting the class of counties in which an assistant commissioner may be appointed," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill



(No. 40, Int. No. 40) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to Herkimer county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 444, Int. No. 414) entitled "An act to release to John Scott Power the right, title and interest of the people of the State of New York in and to certain real estate in the village of Woodside, Queens county, New York, acquired by escheat or forfeiture upon the death of Margaret I. Power," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1037, Int. No. 208) entitled "An act to transfer the town of Ashford, Cattaraugus county, from the third to the first school commissioner's district of such county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, April 4. 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 823, Int. No. 716) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this state,' in relation to limiting the class of counties in which an assistant commissioner may be appointed."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, April 4, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 40, Int. 40) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this state,' in relation to Herkimer county."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, April 4, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1037, Int. No. 208) entitled "An act to transfer the town of Ashford, Cattaraugus county, from the third to the first school commissioner's district of such county."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, April 4, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 444, Int. No. 414) entitled "An act to release to John Scott Power the right, title and interest of the people of the State of New York in and to certain real estate in the village of Woodside, Queens county, New Yor., acquired by escheat or forfeiture upon the death of Margaret I. Power."

FRANK W. HIGGINS.

On motion of Mr. Moreland, the House adjourned.

THURSDAY, APRIL 5, 1906.

The House met pursuant to adjournment.

Prayer by Rev. Asa Sprague Ashley.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Code of Criminal Procedure relative to release upon bail of persons charged with minor offenses" (No. 990, Rec. No. 260), which was read the first time and referred to the committee on codes.

"An act to amend chapter three hundred and twenty-eight of the Laws of nineteen hundred and four, entitled 'An act to amend chapter ninety-one of the Laws of eighteen hundred and ninety-five, entitled "An act to amend the incorporation of the Society of the War of Eighteen Hundred and Twelve"'" (No. 944, Rec. No. 261), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Insurance Law to permit mutual fire insurance companies or associations of other States to do business within this State; to regulate the business done by them; to tax the same; and to prohibit the insuring of property located in this State in unauthorized companies" (No. 883, Rec. No. 262), which was read the first time and referred to the committee on insurance.

Mr. Averill introduced a bill entitled "An act authorizing the construction of a bridge over the Erie canal at Lyell avenue in the city of Rochester" (Rec. No. 1464), which was read the first time and referred to the committee on ways and means.

Mr. Whitley introduced a bill entitled "An act to amend chapter fourteen of the Laws of eighteen hundred and eighty, entitled 'An act to further amend chapter one hundred and forty-three of the Laws of eighteen hundred and sixty-one, entitled "An act to amend and consolidate the several acts in relation to the charter of the city of Rochester," and to consolidate therewith the several

acts in relation to the charter of said city' " (Int. No. 1465), which was read the first time and referred to the committee on affairs of cities.

Also, "Concurrent resolution of the Senate and Assembly proposing an amendment to section two of article twelve of the Constitution in relation to the classification of cities" (Int. No. 1466), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend chapter four hundred and ninety of the Laws of nineteen hundred and two, entitled 'An act to make the office of sheriff of Monroe county a salaried office in part and regulating the management of said office,' in relation to a stenographer and matron of jail in such county; salaries and maintenance" (Int. No. 1467), which was read the first time and referred to the committee on internal affairs.

Mr. Young introduced a bill entitled "An act to authorize and enable the New York and Queens Electric Light and Power Company to commence and maintain an action against the city of New York for the recovery of the value of materials furnished, and for work, labor and services performed, by said company in the lighting of the streets, avenues, public buildings, parks and places, and in the furnishing of heat and power for such buildings and places, in the borough of Queens in said city, between December thirty-first, nineteen hundred and two, and February first, nineteen hundred and six" (Int. No. 1468), which was read the first time and referred to the committee on affairs of cities.

Mr. Apgar introduced a bill entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' relative to power of trustees to borrow money" (Int. No. 1472), which was read the first time and referred to the committee on affairs of villages.

Mr. Wade introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for



squirrels, grouse, woodcock and quail in Chautauqua and Cattaraugus counties" (Int. No. 1473), which was read the first time and referred to the committee on fisheries and game.

Mr. Bisland introduced a bill entitled "An act to amend chapter five hundred and five of the Laws of eighteen hundred and ninety-seven, entitled 'An act to make the office of sheriff of Sullivan county a salaried office in part, and to regulate the management of said office,' in relation to deputy sheriff and jail management" (Int. No. 1474), which was read the first time and referred to the committee on internal affairs.

Mr. Foelker introduced a bill entitled "An act to amend the Greater New York charter in relation to franchises and the powers of the board of aldermen and the board of estimate and apportionment" (Int. No. 1475), which was read the first time and referred to the committee on affairs of cities.

Mr. Agnew introduced a bill entitled "An act to amend the Tax Law, in relation to an organization tax upon the increased portion of corporate stock, in certain cases" (Int. No. 1476), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. G. H. Whitney introduced a bill entitled "An act to amend the Labor Law, relative to providing bathrooms in foundries" (Int. No. 1477), which was read the first time and referred to the committee on labor and industries.

Mr. Long introduced a bill entitled "An act to amend the Railroad Law, relative to transfers on street surface railroads" (Int. No. 1478), which was read the first time and referred to the committee on railroads.

Mr. Gates introduced a bill entitled "An act to amend the Forest, Fish and Game Law in relation to and defining the boundaries of the Adirondack park" (Int. No. 1490), which was read the first time and referred to the committee on fisheries and game.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Knapp (No. 1896, Int. No. 1405) entitled "An act to authorize the Comptroller

of the State of New York to hear and determine the application of J. G. Stevens for the cancellation of the tax sale of eighteen hundred and eighty-four of a portion of lot number fifty-nine of township number six, in the Old Military tract, in the town of Ellenburgh, county of Clinton."

Also, Assembly bill introduced by Mr. Cunningham (No. 618, Int. No. 568), entitled "An act making an appropriation for the expenses of the commissioners for paroled prisons and the parole officers."

Also, Assembly bill introduced by Mr. Knapp (No. 1638, Int. No. 1268), entitled "An act to authorize the State Comptroller to hear and determine the application of Emerson C. Felton and Abram N. Delong, for the cancellation of the tax sale of eighteen hundred and fifty-three of lot ninety-seven, Duerville patent, town of Altona, Clinton county."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 1162, Int. No. 964) introduced by Mr. Agnew, entitled "An act to transfer and confer the powers and impose and devolve the duties of the River Improvement Commission, as created and established by chapter seven hundred and thirty-four of the Laws of nineteen hundred and four; upon the State Water Supply Commission, as created and established by chapter seven hundred and twenty-three of the Laws of nineteen hundred and five," reported in favor of the passage of the same with the following amendments:

Page 2, line 10, after the period following the numeral "2" insert "services of certain commissioners to cease; exception".

Page 2, line 11, after the word "shall" strike out "cease and determine thirty days" and insert the following: "continue under his original appointment, but he shall thereafter be known and be a member of the state water supply commission, and his services, duties and compensation shall be the same as the other members of the state water supply commission".

SHERMAN MORELAND,

*Chairman.*

which report was agreed to and said bill reprinted as amended, and placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 1186, Int. No. 980) introduced by Mr. Stanley, entitled "An act creating a commission to confer with the Governor and Legislature of the State of New Jersey for the purpose of developing a system of transit between the city of New York and the State of New Jersey," reported in favor of the passage of the same with the following amendment:

Page 1, line 2, strike out the word "shall" and insert in place thereof the words "may in his discretion".

SHERMAN MORELAND,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 1859, Int. No. 1379) introduced by Mr. Apgar, entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T. Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester," reported in favor of the passage of the same with the following amendment:

Page 1, line 2, between the words "empowered" and "to" insert the words "in their discretion".

SHERMAN MORELAND,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 1852, Int. No. 1370) introduced by Mr. Wainwright, entitled "An act to amend chapter four hundred and thirteen of the Laws of eighteen hundred and

ninety-seven, entitled 'An act relating to State finance, constituting chapter ten of the general laws, and known as the State Finance Law,' as amended by chapter three hundred and sixty of the Laws of eighteen hundred and ninety-eight, in reference to the supervision of existing loan office mortgages," reported in favor of the passage of the same with the following amendments:

Page 3, line 18, strike out the words "city and".

Page 4, line 1, enclose the word "city" in brackets, and after the bracket insert the word "county".

Page 4, line 3, enclose the word "city" in brackets, and after the bracket insert the word "county".

SHERMAN MORELAND,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Davis (No. 686, Rec. No. 225), entitled "An act to validate the title of lands lying within the original limits of certain streets which have been abandoned, discontinued or contracted, located in what was formerly the south village of Black Rock, now the city of Buffalo, and release such lands to adjacent land owners."

Also, Senate bill introduced by Mr. Hill (No. 940, Rec. No. 229), entitled "An act to authorize the Comptroller of the State to hear and determine the application of Henry F. Hamilton, for the cancellation of the eighteen hundred and ninety and eighteen hundred and ninety-five tax sales of the southeast, one-fourth of lot one hundred and sixty, township eleven, Old Military tract, in the county of Essex."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Tompkins (No. 107, Int. No. 107), entitled "An act to amend the General Corporation Law, relative to promoters and prospectuses."



Also, Assembly bill introduced by committee on the judiciary (No. 1716, Int. No. 1306) entitled "An act to amend the Election Law, in relation to the publicity of contributions to, and expenditures of campaign funds and providing for judicial inquiries relative thereto."

Also, Assembly bill introduced by Mr. G. H. Whitney (No. 34, Int. No. 34), entitled "An act to amend chapter six hundred and ninety of the Laws of eighteen hundred and ninety-nine, entitled 'An act to prevent monopolies in articles or commodities of common use, and to prohibit restraints of trade and commerce, providing penalties for violations of the provisions of this act, and procedure to enable the attorney-general to secure testimony in relation thereto.'"

Also, Assembly bill introduced by Mr. Draper (No. 1592, Int. No. 1240), entitled "An act to incorporate the Trans-Niagara Bridge Company."

Also, Assembly bill introduced by Mr. Tompkins (No. 1702, Int. No. 1294), entitled "An act to prohibit advertisements concerning certain diseases."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill (No. 1503, Int. No. 1203), introduced by Mr. A. E. Lee, entitled "An act to amend the Stock Corporation Law, relative to prohibited transfers to officers or stockholders of foreign corporations," reported in favor of the passage of the same with the following amendments:

Page 3, line 13, after the word "section" insert "shall".

Same page, same line, after the word "to" strike out balance of line.

Same page, line 14, strike out "also to such".

Same page, same line, after the word "corporations" strike out balance of line.

Same page, line 15, after the word "state" change ",", to "." and strike out balance of line.

Same page, line 16, strike out the whole line.

ROBERT LYNN COX.

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill (No. 1710, Int. No. 1302) introduced by Mr. F. G. Whitney, entitled "An act to invalidate the incorporation by the board of supervisors of the county of Oswego of the Maple Lawn Cemetery Association in the town of Albion, Oswego county, and defining the powers and duties of such corporation," reported in favor of the passage of the same with the following amendments:

Page 1, line 1, title, strike out "invalidate" and insert "validate".

Same page, line 2 of bill, after the word and comma "Oswego" insert "passed in the year eighteen hundred and ninety-seven,".

ROBERT LYNN COX,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill (No. 820, Int. No. 713) introduced by Mr. Draper, entitled "An act to incorporate the Niagara Frontier Bridge Company," reported in favor of the passage of the same with the following amendment:

Page 6, line 17, strike out "sixteen" and insert "eleven".

ROBERT LYNN COX,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Cox (No. 1372, Int. No. 1115), entitled "An act in relation to probation in the State of New York, constituting chapter fifty-two of the general laws," reported the following substitute bill.

(See Appendix, No. 40.)

and request that said substitute bill be printed and recommitted to said committee, which report was agreed to and said substitute bill ordered printed and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Wainwright (No. 1187, Int. No. 981), entitled "An act to provide for the appointment of Supreme Court Commissioners in judicial departments containing counties having a certain population, and providing for the mode of selecting and appointing such Supreme Court commissioners in and for each of said judicial departments, and regulating and prescribing the duties of such commissioners," reported the same with the following amendments:

Page 2, line 8, strike out the word "five" and insert "majority".

Same page, line 10, after the word "respectively" strike out balance of line.

Same page, line 11, strike out the words "those having five justices".

Page 4, line 15, after the word "court" insert the words "the court shall on the consent of".

Same page, same line, strike out the words "may apply" and insert the word "therein".

Same page, line 16, strike out the words "to the court at chambers to".

Same page, same line, strike out the words "in which the parties".

Same page, line 17, strike out the whole of line.

Same page, line 18, strike out the words "or special proceeding".

Same page, line 20, strike out the words "if embraced within the pro-" and insert the words "for trial".

Same page, line 21, strike out the whole of line.

Same page, line 22, strike out the words "transferring the case to one of such commissioners,".

Same page, line 24, after the word "the" insert "supreme".

Same page, same line, after the word "court" strike out the words "in which the action is pending".

Page 5, line 1, strike out the word "issue".

Same page, line 2, strike out the word and comma "transcripts,".

Same page, line 20, after the word "act" strike out balance of line.

Same page, line 21, strike out the word and comma "population,".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was referred concurrent resolution introduced by Mr. W. I. Lee (No. 669, Int. No. 608), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven, of article one, of the Constitution relating to compensation for taking private property," reported the same with the following amendment:

Page 1, line 7, after the word "by" insert "[not less than three commissioners appointed by a court of record]".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was referred concurrent resolution introduced by Mr. Wainwright (No. 1345, Int. No. 1091), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article six of the Constitution, relating to the Supreme Court," reported the same with the following amendment:

Page 2, line 9, after the first word "be" strike out balance of line, all of lines ten, eleven and twelve, and insert "submitted to the people for approval at the next general election in accordance with the provisions of the election law."

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Cox (No. 1374, Int. No. 1117), entitled "An act to amend the Code of Criminal Procedure relative to the appointment of probationary officers,



and defining their duties, and with relation to criminal statistics," reported the same with the following amendment:

Page 2, line 8, after the word "officer" insert "if there be a probation officer having power to exercise supervision over such offender".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was referred Senate bill introduced by Mr. Raines (No. 846, Rec. No. 204), entitled "An act to amend the Insanity Law, relative to the examination of immigrants at the port of New York, and the alien and nonresident insane in the State of New York to ascertain their mental condition."

Also, concurrent resolution introduced by Mr. Elsberg (No. 498, Rec. No. 106), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section ten of article eight of the Constitution, relating to the limitation of the indebtedness of cities and excepting certain kinds of bonds in the reckoning of the debt of a city for purposes of such limitation."

Also, Senate bill introduced by Mr. L'Hommedieu (No. 144, Rec. No. 124), entitled "An act to repeal chapter five hundred and sixty-one of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the Lewiston Water Supply Company in Niagara county, New York.'"

Also, Senate bill introduced by Mr. L'Hommedieu (No. 143, Rec. No. 125), entitled "An act to repeal chapter six hundred and seventeen of the Laws of eighteen hundred and seventy-four, entitled 'An act to incorporate the Lewiston Water Works Company.'"

Also, Senate bill introduced by Mr. L'Hommedieu (No. 142, Rec. No. 126), entitled "An act to repeal chapter one hundred and six of the Laws of eighteen hundred and eighty-six, entitled 'An act to incorporate the Lockport Water Supply Company.'"

Also, Senate bill introduced by Mr. L'Hommedieu (No. 145, Rec. No. 123), entitled "An act to repeal chapter three hundred

and sixty-six of the Laws of eighteen hundred and eighty-nine, entitled 'An act to incorporate the Buffalo and Niagara Power and Drainage Company.'"

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. LaFetra (No. 1046, Int. No. 868), entitled "An act to provide for the payment of the claim of James R. F. Kelly, deceased, and William D. Kelley, against the city of New York, for work and labor done and services rendered and materials furnished for a sewer in Potter place and on East Two Hundred and Fourth street, in said city."

Also, Assembly bill introduced by Mr. Dowling (No. 769, Int. No. 672), entitled "An act to repeal chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' as amended by chapter five hundred and eight of the Laws of eighteen hundred and ninety-seven."

Also, Assembly bill introduced by Mr. Francis (No. 1013, Int. No. 848), entitled "An act to provide for a commissioner of records of the county of New York."

Also, Assembly bill introduced by Mr. Draper (No. 1475, Int. No. 1180), entitled "An act to establish policemen's relief and pension fund in the city of Niagara Falls, Niagara county, New York."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1251, Int. No. 1035), entitled "An act authorizing the fire commissioner of the city of New York to rehear the charges upon which John J. Lyons, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position."

Also, Assembly bill introduced by Mr. Burzynski (No. 1084,

Int. No. 893), entitled "An act to amend chapter six hundred and forty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Buffalo to construct a storm-water drain in said city and in the village of Sloan, to issue bonds therefor, and to permit said village to discharge sewage into sewers of said city.'"

Also, Assembly bill introduced by Mr. Campbell (No. 1014, Int. No. 849), entitled "An act to amend section three hundred and eighty-three of the Greater New York charter, as reenacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to powers and duties of borough presidents."

Also, Assembly bill introduced by Mr. O'Neill (No. 1414, Int. No. 1141), entitled "An act to amend the Greater New York charter relative to the cognizance and control of the sweeping and cleaning of the streets of the borough of Brooklyn."

Also, Assembly bill introduced by Mr. Mills (No. 1413, Int. No. 1140), entitled "An act to amend sections twenty-eight and seventy-five of chapter two hundred and seventy-five of the Laws of eighteen hundred and ninety-nine, entitled 'An act to revise the charter of the city of Gloversville,' in relation to the salary and duties of assessors."

Also, Assembly bill introduced by Mr. Mills (No. 1412, Int. No. 1139), entitled "An act to amend section twenty-one of chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' relative to salary of superintendent of water works."

Also, Assembly bill introduced by Mr. Patton (No. 1384, Int. No. 1147), entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda.'"

Also, Assembly bill introduced by Mr. Keyes (No. 1363, Int. No. 1106), entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of

eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries.'"

Also, Assembly bill introduced by Mr. Agnew (No. 1885, Int. No. 1394), entitled "An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the city of New York.'"

Also, Assembly bill introduced by Mr. Sammon (No. 1904, Int. No. 1413), entitled "An act authorizing the fire commissioner of the city of New York, to rehear and retry the charges upon which James McCullen, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position."

Also, Assembly bill introduced by Mr. Agnew (No. 1613, Int. No. 1257), entitled "An act to authorize a further appropriation for the maintenance of the Metropolitan Museum of Art in the Central park in the city of New York."

Also, Assembly bill introduced by Mr. Stanley (No. 1820, Int. No. 1354), entitled "An act to provide for obtaining information as to the consumption and waste of water in the city of New York."

Also, Assembly bill introduced by Mr. Kavanagh (No. 1845, Int. No. 1363), entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain assessments affecting property in the city of New York and directing the comptroller to mark such assessments accordingly."

Also, Assembly bill introduced by Mr. Wainwright (No. 1853, Int. No. 1371), entitled "An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses and purposes of the fire department of said city."

Also, Assembly bill introduced by Mr. J. G. Allen (No. 1870, Int. No. 1390), entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, en-



titled "An act to supply the city of Auburn with water," in relation to rents, rates and penalties and duties of the water commissioners."

Also, Assembly bill introduced by Mr. Grady (No. 1705, Int. No. 1297), entitled "An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, borough of Brooklyn, late town of Gravesend, Kings county, and to close Surf avenue from West Thirty-seventh street to the end of said avenue at Coney Island Point."

Also, Assembly bill introduced by Mr. S. J. Palmer (No. 1612, Int. No. 1256), entitled "An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by Hector McNeile as clerk to a coroner of Kings county, and to provide for the payment of such claim."

Also, Assembly bill introduced by Mr. Rogers (No. 1590, Int. No. 1238), entitled "An act to amend chapter two hundred and fourteen of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise the charter of the city of Binghamton' relative to the salary of the clerk of the board of street commissioners."

Also, Assembly bill introduced by Mr. Lansing (No. 1611, Int. No. 1255), entitled "An act to amend chapter three hundred and six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to confirm, reduce, levy and provide for the collection by the city of Rensselaer as the successor of the village of Greenbush of certain assessments made by the village of Greenbush and to confirm the proceedings had with reference thereto and the issue of bonds thereon,' in relation to the collection of unpaid street paving assessments."

Also, Assembly bill introduced by Mr. Hastings (No. 1636, Int. No. 1266), entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-eight, entitled 'An act to amend chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, entitled "An act to incorporate the city of Newburgh." and the several acts amendatory thereof,' in relation to the improvement of streets in said city."

Also, Assembly bill introduced by Mr. Shanahan (No. 1640, Int. No. 1270), entitled "An act to authorize a change in the site of the astronomical observatory of the Brooklyn Institute of Arts and Sciences and to provide for the erection and maintenance of said observatory."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Wemple (No. 1619, Int. No. 1263), entitled "An act to amend an act, entitled 'An act to amend and consolidate the several acts relative to the city of Schenectady,' relative to the boundaries of the several wards of the city of Schenectady," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Weber (No. 1825, Int. No. 1359), entitled "An act to amend the Greater New York charter respecting the municipal court of the city of New York," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Wells (No. 1543, Int. No. 853), entitled "An act to amend section thirty-four of the Greater New York charter in relation to licensing auctioneers," reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Grattan (No. 1798, Int. No. 1021), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the

several acts relating to the government of the city of Cohoes,' in relation to the superintendent of water-works," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Grattan (No. 1685, Int. No. 1020), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the secretary of the board of water commissioners," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill (No. 1778, Int. No. 1341), introduced by Mr. Quinn, entitled "An act to authorize the park commissioners of the city of Buffalo to improve the water front of said city, to lay out, extend and construct streets, piers, wharves, docks, slips and basins in Lake Erie and Niagara river, for purposes of recreation, and to release to said city all the right, title and interest of the people of the State of New York in and to such lands under the waters of said lake and river as shall be necessary for the purposes aforesaid," reported in favor of the passage of the same with the following amendments:

Page 1, line 3, beginning with the word "the" strike out rest of line.

Page 2, line 1, after the word "Pennsylvania" insert "and".

Page 2, line 2, strike out "Townsend and Colton".

Page 2, line 3, beginning with the word "said" strike out down to and including "or" in line 4.

Page 2, line 9, beginning with "extensions" strike out down to and including "said" in line 10.

Page 2, line 14, after the word "extended" insert "shall be public streets and".

Page 3, line 4, after the word "necessary" insert "or desirable in the opinion of said park commissioners".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill (No. 773, Int. No. 676) introduced by Mr. A. E. Smith, entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' in relation to the eligibility of commissioners," reported in favor of the passage of the same with the following amendment:

Page 2, line 19, strike out "immediately" and insert "January first, nineteen hundred and seven".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill (No. 1116, Int. No. 920) introduced by Mr. Caughlan, entitled "An act to authorize the comptroller of the city of New York to examine the claim of George Blair, a veteran of the Civil War," reported in favor of the passage of the same with the following amendment:

Page 1, line 2, after the word "authorized" insert "in his discretion".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Prentice (No. 1732, Int. No. 1065), entitled "An act to amend chapter four hundred and thirty-two of the Laws of nineteen hundred and four, entitled 'An act to regulate the keeping of employment agencies in cities of the first and second class where fees are charged for procuring employment or situations,'" reported in favor of the passage of the same with the following amendment:

On page 2, line 19, after the word "institutions" insert "and excepting also departments maintained by persons, firms, cor-



porations or associations for the purpose of securing help for themselves where no fee is charged the applicant for employment”.

which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Burns (No. 1660, Int. No. 120), entitled “An act to amend the Greater New York charter in relation to the purchase of supplies, and the making of repairs and alterations for the various courts and departments of the city of New York.”

Also, Assembly bill introduced by Mr. DeGroot (No. 1528, Int. No. 411), entitled “An act to authorize and empower the board of estimate and apportionment of the city of New York to audit and allow the claims and provide for the payment for services rendered to the city of New York under and by virtue of chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven as amended by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and the amendments thereto, by the volunteer firemen of the counties of Queens and Richmond, after the annexation and consolidation of said counties with the city of New York.”

Also, Assembly bill introduced by Mr. Wainwright (No. 1545, Int. No. 940), entitled “An act to amend the charter of the city of New Rochelle in relation to the powers and duties of the city engineer and the board of sewer commissioners of said city,” reported in favor of the passage of the same without amendment, which report was agreed to and said bills ordered placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Senate bill introduced by Mr. Coggeshall (No. 1884, Rec. No. 63), entitled “An act to amend chapter ninety-three of the Laws of eighteen hundred and ninety-one, entitled ‘An act to authorize the city of Utica to borrow money by the issue of bonds, to provide for their redemption and to appoint commissioners for changing the channel of the Mohawk river between said city and the town of Deerfield in Oneida county,’” reported

in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

On motion of Mr. Gates, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Gates, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith Myron
Allen F E	Cunningham	Hamn	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Apgar	Donohue	Hartman	Nolan	Steele
Averill	Dowling	Hastings	Norton	Steffens
Baldwin	Draper	Hoffman	Oglesby	Story
Bass	Dressing	Hooker	Oliver	Surpless
Becker	Eagleton	Hooper	O'Neill	Thompson
Bedell	Evans	Hubbs	Palmer G M	Tompkins
Beebe	Farnan	Kavanagh	Palmer S J	Volk
Bernstein	Feth	Keyes	Patton	Waddell
Bird	Filley	Knapp	Phillips	Wade
Bisland	Fish	Krulewitch	Prentice	Wainwright
Bohan	Foelker	Lansing	Quinn	Weber
Boshart	Foster	LaFetra	Reilly	Wedemeyer
Brady	Fowler	Lee A E	Rock	Wells
Brennan	Francis	Lee W I	Rogers	Wemple
Burnett	Fritz	Lewis	Salomon	West
Burzynski	Gates	Lupton	Sammon	Whitley
Carnochan	Grady	Maher	Santee	Whitney F G
Carrier	Grattan	Maier	Schoeneck	Whitney G H
Caughlan	Gray A B	Matthews	Schwegler	Williams
Chamberlain	Gray F J	McGuire	Scovill	Wilson
Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Oglesby (No. 1655,

Int. No. 1287), entitled "An act to amend section three of title four of chapter six hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' and the several acts amendatory thereof and supplemental thereto, relating to empowering the common council to levy and raise money by tax," retaining its place on the order of third reading, reported in favor of the passage of the same with the following amendments:

Page 2, line 22, before the word "such" insert "for the fiscal year beginning March first, nineteen hundred and six, the sum of one hundred and seventy-five thousand dollars and thereafter a".

Page 2, line 22, inclose in brackets the word "such".

which report was agreed to and said bill ordered reprinted and restored to its place on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. A. E. Lee (No. 1598, Int. No. 1246), entitled "An act conferring additional powers upon the common council of the city of North Tonawanda, to enact ordinances," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 41.)

Which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. LaFetra (No. 936, Int. No. 782), entitled "An act to amend chapter five hundred and thirty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act providing for ascertaining and paying the amount of damages to lands and buildings suffered by reason of changes of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the Laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the Twenty-third and Twenty-fourth wards in the city of New York, or otherwise,' as amended by chapter five hundred and seven of the Laws of eighteen hundred and ninety-four, rela-

tive to the investigation of claims," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 42.)

Which report was agreed to and said substitute bill ordered printed and placed on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. W. I. Lee (No. 625, Int. No. 575), entitled "An act to amend the Greater New York charter, relative to the use of school buildings," reported the same with the following amendments:

On page 2, line 14, strike out the words "a majority of tax payers" and insert in place thereof "twenty-five residents".

Line 15, after the word "York" insert "each of which said residents shall be twenty-one years of age or over".

Line 20, strike out "tax payers" and insert "residents".

Line 22, strike out "such tax payers" and insert "citizens".

Line 23, after the word "education" insert "subject to such general rules as it shall establish".

Line 25, strike out "tax payers" and insert "residents".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Filley (No. 1020, Int. No. 854), entitled "An act to reenact section one and amend subdivision four of subdivision eight of section two, chapter six hundred and seventeen of the Laws of nineteen hundred and four relating to the police pension fund for the city of Troy, New York," reported the same with the following amendments:

On page 3, line 12, strike out "May sixth" and insert "October first".

Page 3, line 13, strike out "May sixth" and insert "October first".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Prentice (No.



1291, Int. No. 1066), entitled "An act to amend the Greater New York charter in relation to employment and payment of inspectors of removals of pavements or disturbances of surface of streets," retaining its place on the order of third reading, reported the same with the following amendment:

Page 3, line 23, at end of line insert the following "The funds so deposited or secured shall be credited to a special fund for the borough in which the inspection is performed and out of such fund the salaries of the said inspectors shall be paid".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Burnett, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Hill (No. 880, Rec. No. 251), entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries.'"

Also, Senate bill introduced by Mr. Davis (No. 906, Rec. No. 248), entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda.'"

Also, Senate bill introduced by Mr. Grady (No. 685, Rec. No. 142), entitled "An act to amend section three hundred and ninety-five of the Greater New York charter relating to permits for construction of private sewers."

Also, Senate bill introduced by Mr. Page (No. 886, Rec. No. 232), entitled "An act to authorize the extension of Riverside park in the city of New York by filling in certain land under water so as to permit the construction of an athletic field and playgrounds therein by the trustees of Columbia college in the city of New York."

Also, Senate bill introduced by Mr. Lewis (No. 953, Rec. No. 230), entitled "An act dedicating Bridge square in the city of Rochester extending from Caledonia avenue to West avenue, as

a public street, and abandoning the use of same for canal purposes."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Senate bill (No. 848, Rec. No. 196) introduced by Mr. Carpenter, entitled "An act to amend the charter of the city of New Rochelle in relation to the police force of said city and the compensation thereof, and in relation to the city engineer and the commissioners of public works," reported in favor of the passage of the same with the following amendments:

On lines 3 and 4 of the title, strike out "and the commissioners of public works" and insert "and his compensation".

Page 2, line 4, strike out the brackets.

Page 2, line 16, strike out brackets.

Page 2, lines 16 and 17, strike out "three commissioners of public works".

Page 3, line 3, strike out brackets and "Commissioners of public works."

Page 3, line 17, strike out bracket. Line 18, after the word "be" insert bracket.

Line 19, after the word "eighteen" insert bracket, and after bracket insert the words "thirty-five".

Line 19, after word "dollars" strike out bracket.

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill (No. 1848, Int. No. 1366) introduced by Mr. Shanahan, entitled "An act to amend section three hundred and eight of the Code of Criminal Procedure in relation to compensation of counsel assigned by the court," reported in favor of the passage of the same with the following amendment:

On page 2, line 18, strike out the word "immediately" and insert "September first, nineteen hundred and six".

J. S. PHILLIPS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill (No. 1782, Int. No. 1345) introduced by Mr. Bohan, entitled "An act to amend section three hundred and seventy-three of the Code of Criminal Procedure, as to number of peremptory challenges in a criminal case," reported in favor of the passage of the same with the following amendment:

On page 1, line 9, strike out the word "immediately" and insert the words "September first, nineteen hundred and six".

J. S. PHILLIPS,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was recommitted Assembly bill introduced by Mr. LaFetra (No. 438, Int. No. 289), entitled "An act to amend section thirteen hundred and thirty-eight of the Code of Civil Procedure as amended by chapter nine hundred and forty-six of the Laws of eighteen hundred and ninety-five, relative to presumptions upon a reversal at the Appellate Division and an appeal to the Court of Appeals," reported in favor of the passage of the same with the following amendment:

On page 2, strike out all of lines 6, 7, 8, 9, 10, 11, 12, 13 and 14.

Also, Assembly bill introduced by Mr. Stanley (No. 1548, Int. No. 1045), entitled "An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent, and to voluntary accountings by executor and administrator," reported in favor of the passage of the same with the following amendment:

On page 1, line 6, after the word "appears" insert the following: "from the petition for letters testamentary or of administration".

which report was agreed to and said bill ordered reprinted and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Senate bill (No. 779, Rec. No. 186) introduced by Mr. Hill, entitled "An act to amend the Code of Civil Procedure, relative to the time to publish in substituted service," reported

in favor of the passage of the same with the following amendments:

On page 1, line 2, after the word "forty-one" strike out the comma and insert the word "and".

On page 1, lines 2 and 3, strike out the words "and twenty-five hundred and twenty-five".

On page 4, strike out all of lines 13, 14, 15, 16, 17, 18, 19 and 20.

J. S. PHILLIPS,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill introduced by Mr. Young (No. 10, Int. No. 10), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' providing for the reorganization of the board of rapid transit railroad commissioners," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill (No. 991, Int. No. 830) introduced by Mr. Harte, entitled "An act to amend the Railroad Law, in relation to motormen, conductors and drivers on street railways in the city of New York," reported in favor of the passage of the same with the following amendments:

Page 1, line 8. strike out the word "All" insert the word "No" in place thereof.

Line 8, strike out "s" in the word "corporations".

Page 2, line 1, after the word "York" strike out all down to the word "shall" on line 12.

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Senate bill introduced by Mr. Barnes (No. 887, Rec. No. 238), entitled "An act to extend the time for beginning the



construction of the Troy, Rensselaer and Pittsfield railroad, and expending thereon ten per centum of its capital," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Senate bill introduced by Mr. Davis (No. 644, Rec. No. 177), entitled "An act to extend the time of the Buffalo, Thousand Islands and Portland Railroad Company to commence and complete the construction of its railroad," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 43.)

Which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.

Mr. Merritt, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Francis (No. 1555, Int. No. 1218), entitled "An act to amend the Lien Law, in relation to liens on automobiles and other vehicles," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Merritt, from the committee on general laws, to which was recommitted the bill introduced by Mr. Lansing (No. 1450, Int. No. 546), entitled "An act to amend the Domestic Relations Law, relating to the liability of married women on contracts," retaining its place on the order of third reading, reported in favor of the passage of the same with the following amendment:

On page 2, line 7, after the word "wife" strike out everything down through line 13 and insert in place thereof the following: "Where necessities are furnished at instance and request of a married woman or her agent she shall be equally liable with her husband for the purchase price thereof".

which report was agreed to and said bill ordered reprinted as amended, and restored to its place on the order of third reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Oglesby (No. 1025, Int. No. 860), entitled "An act to amend the Insurance Law, in

relation to policies of fire insurance and losses thereunder," reported the same with the following amendments:

Page 2, lines 5 and 6, strike out "shown affirmatively by the insurer to have been".

Same page, line 7, strike out "nor" and insert in place thereof "or".

Same page, lines 22 and 23, strike out "one-twelfth of the term for which such policy was issued" and insert in place thereof "thirty days".

Page 3, line 6, after the word "insured" strike out balance of line.

Same page, strike out lines 7, 8, 9 and 10.

Same page, line 11, after the word "insurance" insert "on a dwelling or on household furniture".

Same page, line 19, strike out "or through".

Same page, line 20, strike out "directly or indirectly".

Same page, line 23, after the word "issued" insert a period and strike out balance of line.

Same page, strike out lines 24, 25 and 26.

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Wade, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Winters (No. 1858, Int. No. 1376), entitled "An act to amend section ten of chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven as amended by chapter thirty-one of the Laws of eighteen hundred and seventy-seven providing for the exemption of cemetery property."

Also, Assembly bill introduced by Mr. Agnew (No. 1232, Int. No. 1078), entitled "An act to amend the Tax Law relating to certain exemptions."

Also, Assembly bill introduced by Mr. Cunningham (No. 1551, Int. No. 1214), entitled "An act to amend the Tax Law in relation to providing assessors with additional information in respect to corporations taxable in their several districts."

Also, Assembly bill introduced by Mr. J. E. Smith (No. 994, Int. No. 833), entitled "An act to amend the Tax Law in relation to redemption from tax sales."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Wade, from the committee on taxation and retrenchment, to which was referred Assembly bill (No. 1104, Int. No. 913) introduced by Mr. Boshart, entitled "An act to amend chapter five hundred and seventy of the Laws of eighteen hundred and ninety-five entitled 'An act for the incorporation of associations for the improvement of the breed of horses, and to regulate the same, and to establish a State racing commission,' in relation to the annual tax on gross receipts," reported in favor of the passage of the same with the following amendment:

Page 2, line 5, strike out the words "of eight per centum" and insert "and for each of the years nineteen hundred and six and nineteen hundred and seven, of six and one-half per centum, for the year nineteen hundred and eight, of seven per centum and for every year thereafter, of seven and one-half per centum".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Wade, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Steele (No. 1596, Int. No. 1244), entitled "An act authorizing and requiring the payment of certain tax by agents of foreign fire insurance corporations to the treasurer of Exempt Firemen's Association of the city of Little Falls, New York," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 44.)

Which report was agreed to and said substitute bill ordered printed and placed on the order of third reading.

Mr. Wade, from the committee on taxation and retrenchment, to which was referred Senate bill introduced by Mr. Saxe (No. 818, Rec. No. 233), entitled "An act to amend the Tax Law, in relation to taxation of the personal property of non-residents," reported in favor of the passage of the same without amendment. which report was agreed to and said bill placed on the order of second reading.

Mr. Lewis, from the committee on commerce and navigation, to which was referred Assembly bill introduced by Mr. Bohan (No. 1842, Int. No. 1360), entitled "An act for the relief of Thomas Conley," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Lewis, from the committee on commerce and navigation, to which was recommitted Assembly bill introduced by Mr. Stanley (No. 1211, Int. No. 678), entitled "An act to amend the Navigation Law, in relation to the equipment of vessels and barges with life-preserving chairs," reported the same with the following amendments:

Page 1, line 6, after the word "barge" insert "navigating waters under the jurisdiction of the state and".

Page 2, line 1, after the word "the" strike out to and including the word "crew" on line 2, and insert "seating capacity of such vessel or barge".

Page 2, line 8, after the word "use" insert "as many as may be needed of".

Page 2, line 15, after the word "eight" strike out to and including the word "but" on line 19.

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Lewis, from the committee on commerce and navigation, to which was referred Senate bill introduced by Mr. Barnes (No. 494, Rec. No. 73), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of eighteen hundred and seventy-two, entitled 'An act authorizing the construction of a bridge across the Hudson river at the city of Albany, and incorporating the Albany and Greenbush Bridge Company,' as amended by chapter five hundred and two of the Laws of eighteen hundred and ninety-five," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Assembly bill introduced by Mr. DeGroot



(No. 1085, Int. No. 894), entitled "An act to amend the Public Health Law, relative to the suppression and removal of certain nuisances," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Assembly bill introduced by committee on public health (No. 1715, Int. No. 1305), entitled "An act to regulate the practice of medicine, and to repeal article eight of chapter six hundred and sixty-one of the Laws of eighteen hundred and ninety-three and acts amendatory thereof," reported the same with the following amendments:

On page 2, line 16, after the word "ninety-one" and comma insert the following: "or unless licensed by the Regents and registered under article eight of chapter six hundred and sixty-one of the laws of eighteen hundred and ninety-one and acts amendatory thereto".

On page 5, line 14, after the word "and" insert a comma.

On page 5, line 15, after the word "requirement" insert a comma.

On page 5, line 21, after the word "physiology" insert a comma.

On page 5, line 21, strike out the first word "and".

On page 5, line 21, strike out the last word "and".

On page 5, line 21, after the comma after the word "hygiene" insert the words "sanitation, and".

On page 6, line 9, after the word "pathology" insert a comma.

On page 6, line 9, strike out the first word "and".

On page 7, line 6, after the word "physiology" insert a comma.

On page 7, line 6, strike out the word "and".

On page 7, line 6, after the word "hygiene" insert the word "sanitation".

On page 7, line 7, after the word "pathology" insert a comma.

On page 7, line 7, strike out the first word "and".

On page 7, line 11, strike out the word "six" and insert in same place the word "seven".

On page 8, line 13, add the letter "e" to the word "license".

On page 8, line 24, strike out the word "ten" and insert in same place the word "twenty-five".

On page 9, line 23, after the word "office" insert a comma.

On page 10, line 4, strike out the last letter "s" of word "misrepresentations".

On page 10, line 9, after the word "conferment" insert a comma.

On page 10, line 9, after the word "shall" insert a comma.

On page 10, line 16, after the word "certificate" insert a comma.

On page 10, line 21, after the word "writing" insert a comma.

On page 10, line 25, after the word "physician" insert a comma.

On page 11, line 13, transfer the word "or" so it will read "or (b)".

On page 11, line 15, transfer the word "or" so it will read "or (c)".

On page 11, line 17, transfer the word "or" so it will read "or (d)".

On page 11, line 19, strike out the letter "s" in word "appliances".

On page 11, line 25, transfer the word "or" so it will read "or (e)".

On page 13, line 9, strike out the last letter "s" in word "persons".

On page 13, line 16, after the word "may" insert a comma.

On page 13, line 16, after the word "discretion" insert a comma.

On page 14, line 20, after the word "conferment" strike out the comma.

On page 16, line 20, after the word "medicine" insert a comma.

On page 17, line 7, after the word "state" insert a comma.

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. F. G. Whitney, from the committee on excise, to which was recommitted Assembly bill introduced by Mr. Brennan (No. 1882, Int. No. 587), entitled "An act to amend the Liquor Tax Law, in relation to arrests and to restricting licenses in cities having a population of one million five hundred thousand inhabitants," reported the same with the following amendments:

On page 2, line 3, strike out the word "the" and insert "any". Strike out the words "New York" and insert "the first class."

On line 21, strike out the word "To" and all which follows on that page. and insert the following:

"To ascertain the will of the qualified electors of any assembly district of any city of the first class, the following propositions

shall be submitted to the voters of such city, and at the election to be held on the first Tuesday succeeding the first Monday in November, nineteen hundred and six, and every five years thereafter shall be voted upon by such electors."

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. F. G. Whitney, from the committee on excise, to which was referred Senate bill introduced by Mr. L'Hommedieu (No. 273, Rec. No. 211), entitled "An act to amend the Liquor Tax Law in relation to cancellation of liquor tax certificates," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Agnew, from the committee on electricity, gas and water supply, to which was referred Assembly bill introduced by Mr. Yale (No. 1773, Int. No. 1334), entitled "An act to amend section seven of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying the city of New York with an increased supply of pure and wholesome water,' as amended by chapter five hundred and thirty-six of the Laws of eighteen hundred and ninety-six, relative to publication of notices in newspapers."

Also, Assembly bill introduced by Mr. Maier (No. 1286, Int. No. 1061), entitled "An act to regulate the price of illuminating gas in the villages of Seneca Falls and Waterloo, Seneca county, New York."

Also, Assembly bill introduced by Mr. Yale (No. 1348, Int. No. 1094), entitled "An act to amend chapter seven hundred and twenty-four of the Laws of nineteen hundred and five, entitled 'An act to provide for an additional supply of pure and wholesome water for the city of New York; and for the acquisition of lands or interest therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters, and other ap-

purtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the board of water supply," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Evans, from the committee on public printing, to which was referred the resolution relative to printing additional copies of the annual report of the Fiscal Supervisor, reported in favor of the adoption of the following resolution:

Resolved, That there be printed 2,500 additional copies of the annual report of the Fiscal Supervisor of State Charities for the year 1906, to be bound in cloth, for the use of said Fiscal Supervisor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith Myron
Allen F E	Cunningham	Hamn	Murphy	Sprenger
Allen J G	DeGroot	Hapeman	Nevins	Stanley
Apgar	Donohue	Harawitz	Nolan	Steele
Averill	Dowling	Hartman	Norton	Steffens
Baldwin	Draper	Hastings	Oglesby	Story
Bass	Dressing	Hoffman	Oliver	Surpluss
Becker	Eagleton	Hooker	O'Neill	Thompson
Bedell	Evans	Hooper	Palmer G M	Tompkins
Beebe	Farnan	Hubbs	Palmer S J	Volk
Bernstein	Feth	Kavanagh	Patton	Waddell
Bird	Filley	Keyes	Phillips	Wade
Bisland	Fish	Knapp	Pratt	Weber
Bohan	Foelker	Krulwich	Prentice	Wedemeyer
Boshart	Foster	Lansing	Quinn	Wells
Brady	Fowler	LaPetra	Reilly	Wemple
Brennan	Francis	Lee A E	Rock	West
Burnett	Fritz	Lee W I	Rogers	Whitley
Burns	Gates	Lewis	Salomon	Whitney F G
Carnochan	Grady	Lupton	Sammon	Whitney G H
Carrier	Grattan	Maier	Santee	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Coon	Gregory	Merritt	Shuttleworth	Yale
Cowan	Gunderman	Miller	Smith A E	Young
Cox	Hackett	Mills	Smith J E	



Mr. Evans, from the committee on public printing, to which was referred the resolution relative to printing additional copies of the report of the Canal Advisory Board, reported in favor of the adoption of the following resolution:

Resolved, That there be printed 3,000 additional copies of the report of the Canal Advisory Board for the use of the Legislature.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hackett	Miller	Smith J E
Allen F E	Cox	Hammond	Mills	Smith Myron
Allen J G	Crosley	Hamn	Moreland	Sprenger
Apar	Cunningham	Hapeman	Murphy	Stanley
Averill	DeGroot	Harawitz	Nolan	Steele
Baldwin	Donohue	Hartmann	Norton	Steffens
Bass	Dowling	Hastings	Oglesby	Story
Becker	Draper	Hoffman	Oliver	Surpluss
Bedell	Dressing	Hooker	O'Neill	Thompson
Beebe	Eagleton	Hooper	Palmer G M	Tompkins
Bernstein	Evans	Hubbs	Palmer S J	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Feth	Keyes	Phillips	Wade
Bohan	Filley	Knapp	Prence	Wainwright
Boshart	Fish	Krulewitch	Quinn	Wedemeyer
Brady	Foelker	Lansing	Reilly	Wells
Brennan	Foster	LaFetra	Rock	Wemple
Burnett	Fowler	Lee A E	Rogers	West
Burns	Fritz	Lee W I	Salomon	Whitley
Burzynski	Gates	Lewis	Sammon	Whitney F G
Carnochan	Grady	Lupton	Santee	Whitney G H
Carrier	Grattan	Maher	Schoeneck	Williams
Caughlan	Gray A B	Maier	Schwegler	Wilson
Chamberlain	Gray F J	Matthews	Scovill	Winters
Charles	Green	McGuire	Shanahan	Wood
Colne	Gregory	Mead	Shuttleworth	Yale
Coon	Gunderman	Merritt	Smith A E	Young

Mr. Evans from the committee on public printing, to which was referred Assembly bill (No. 1899, Int. No. 1408) introduced by Mr. S. J. Palmer, entitled "An act to amend the State Printing Law relative to printing messages and reports," reported in favor of the passage of the same with the following amendments:

On page 2, line 23, insert a bracket after the word "law", and strike out the bracket after the word "act" on line 24.

On page 5, line 7, after the word "sets" insert "to be bound in [three] four volumes as directed by the commissioner".

JOHN C. EVANS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Evans, from the committee on public printing, to which was referred Assembly bill (No. 1571, Int. No. 626) introduced by Mr. Agnew, entitled "An act to amend the State Printing Law, relative to contracts for legislative and departmental printing," reported in favor of the passage of the same with the following amendments:

On page 1, line 1, change the word "sections" to "section" and strike out the word "five".

On page 1, line 5, strike out the word "are" and insert the word "is".

On page 1, beginning with sections 5 and 6, strike out all on that page, and strike out all on page two, and strike out all on page 3 to line 13.

On page 19, between line 10 and 11, insert:

"Ruling for Blanks—For each set up of pins at

"For each time through the ruling machine for one color of ink for first one hundred copies at

"For each additional one hundred copies at".

Page 23, line 9, beginning with word "circulars" strike out all to the word "for" on line 11.

On page 23, line 13, after the word "et cetera" insert "up to and including eight pages.

JOHN C. EVANS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Norton (No. 1881, Int. No. 1226), entitled "An act to amend the Forest, Fish and Game Law, relative to close season in Washington and Schoharie counties."

Also, the bill introduced by Mr. Wilson (No. 1905, Int. No. 1414), entitled "An act to amend chapter one hundred and forty-

two of the Laws of eighteen hundred and seventy-nine, entitled 'An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and forty-two, entitled "An act to condense and amend the several acts relating to the village of Albion," and the several acts amendatory thereof,' in relation to the schools and school district of such village," reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Code of Civil Procedure, relative to fixing costs and allowances in surrogate's courts and the amount thereof." (No. 1836, Int. No. 820.)

"An act to extend the time for the completion of the New York Canadian Pacific Railway." (No. 1907, Int. No. 1327.)

"An act to amend the Forest, Fish and Game Law by providing additional game protection for Jamaica bay and adjacent waters on Long Island, and making an appropriation therefor." (No. 1541, Int. No. 651.)

"An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter." (No. 1784, Int. No. 900.)

Mr. G. M. Palmer offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 22, Int. No. 22) entitled "An act to amend the Election Law, in relation to the publicity of contributions to and expenditures of campaign funds, and providing for judicial inquiries relative thereto".

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the negative.

AYES 30

NOES 76

Those who voted in the affirmative were:

Bernstein	Dressing	Hackett	Oglesby	Shanahan
Bird	Eagleton	Harvey	Oliver	Smith A E
Bohan	Eckmann	Kavanagh	Palmer G M	Smith M F
Carnochan	Feth	LaFetra	Reilly	Thompson
Caughlan	Fritz	Lee A E	Salomon	Tompkins
Cohalan	Grady	Nolan	Schwegler	Wedemeyer

Those who voted in the negative were:

Agnew	Crosley	Gray F J	Lupton	Smith J E
Allen F E	Cunningham	Green	Maier	Smith Myron
Allen J G	DeGroot	Gregory	Matthews	Steele
Averill	Donohue	Hammond	Mills	Volk
Baldwin	Dowling	Hamn	Moreland	Wade
Bass	Evans	Hapeman	Murphy	Wainwright
Bisland	Filley	Hartman	Nevins	Weber
Boshart	Fish	Hooker	Norton	Wemple
Brady	Foelker	Hooper	Patton	West
Brennan	Foster	Hubbs	Phillips	Whitley
Burnett	Fowler	Keyes	Pratt	Whitney F G
Carrier	Francis	Knapp	Prentice	Whitney G H
Colne	Gates	Lansing	Santee	Williams
Coon	Grattan	Lee W I	Schoeneck	Wilson
Cowan	Gray A B	Lewis	Shuttleworth	Wood
Cox				

Mr. Cox in the chair.

The Senate bill (No. 718) entitled "An act to amend the Forest, Fish and Game Law, relative to the close season for deer" (Rec. No. 148), having been announced for a third reading,

Mr. Speaker announced the pending question to be on the amendment of Mr. Merritt.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Merritt, and it was decided in the negative.

AYES 38

NOES 67

Those who voted in the affirmative were:

Bernstein	DeGroot	Gregory	Oliver	Sprenger
Bisland	Donohue	Hammond	Patton	Stanley
Bohan	Draper	Harte	Rock	Surpless
Boshart	Dressing	Hastings	Salomon	Tompkins
Brennan	Eagleton	Hubbs	Schoeneck	Waddell
Burns	Feth	Lynch	Shuttleworth	Wade
Campbell	Fish	Matthews	Smith Myron	Wilson
Cohalan	Foelker	Merritt		

Those who voted in the negative were:

Agnew	Cunningham	Hapeman	Maier	Smith A E
Allen J G	Dowling	Hartman	Mills	Smith J E
Averill	Eckmann	Harvey	Nevins	Smith M F
Baldwin	Evans	Hooker	Nolan	Steele
Bass	Filley	Hooper	Oglesby	Thompson
Becker	Foster	Kavanagh	Palmer G M	Volk
Bird	Fowler	Knapp	Phillips	Wainwright
Carnochan	Francis	Lansing	Pratt	Wedemeyer
Caughlan	Fritz	LaFetra	Reilly	Wemple
Charles	Gates	Lee A E	Rogers	Whitley
Colne	Grady	Lewis	Schwegler	Whitney G H
Cowan	Gray A B	Lupton	Scovill	Williams
Cox	Hackett	Maher	Shanahan	Wood
Crosley	Hamn			



Mr. Speaker in the chair.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 17

Those who voted in the affirmative were:

Agnew	Cunningham	Hartman	Mills	Smith A E
Allen F E	Dowling	Harvey	Moreland	Smith J E
Allen J G	Dressing	Hooker	Nevins	Smith M F
Averill	Eckmann	Hooper	Nolan	Sprenger
Baldwin	Evans	Hubbs	Norton	Stanley
Bass	Feth	Kavanagh	Oglesby	Steele
Becker	Filley	Knapp	Palmer G M	Surpless
Bernstein	Fowler	Lansing	Palmer S J	Thompson
Bird	Francis	LaFetra	Phillips	Tompkins
Carnochan	Fritz	Lee A E	Pratt	Volk
Carrier	Gates	Lewis	Prentice	Wade
Caughlan	Grattan	Long	Reilly	Wainwright
Charles	Gray A B	Lupton	Rogers	Weber
Cohalan	Gregory	Lynch	Salomon	Wemple
Colne	Gurnett	Maher	Santee	Whitley
Coon	Hackett	Maier	Schoeneck	Whitney G H
Cowan	Hamm	Mead	Schwegler	Williams
Cox	Hapeman	Miller	Shanahan	Wood
Crosley	Harte			

Those who voted in the negative were:

Bisland	Campbell	Matthews	Oliver	Shuttleworth
Boshart	Donohue	Merritt	Patton	Waddell
Brennan	Hammond	Murphy	Rock	Yale
Burns	Hastings			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1875) entitled "An act to amend the General Corporation Law relative to political contributions by corporations" (Int. No. 812), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith J E
Allen F E	Crosley	Hamn	Moreland	Smith Myron
Allen J G	Cunningham	Hapeman	Murphy	Sprenger
Apgar	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surpless
Bedell	Eagleton	Hooper	O'Neill	Thompson
Beebe	Evans	Hubbs	Palmer G M	Tompkins
Bernstein	Farnan	Kavanagh	Palmer S J	Volk
Bird	Feth	Keyes	Patton	Waddell
Bisland	Filley	Knapp	Phillips	Wade
Bohan	Fish	Krulewitch	Pratt	Weber
Boshart	Foelker	Lansing	Prentice	Wedemeyer
Brady	Foster	LaFetra	Quinn	Wells
Brennan	Fowler	Lee A E	Reilly	Wemple
Burnett	Francis	Lee W I	Rock	West
Burns	Fritz	Lewis	Rogers	Whitley
Burzynski	Gates	Lupton	Salomon	Whitney F G
Carnochan	Grady	Maher	Sammon	Whitney G H
Carrier	Grattan	Maier	Santee	Williams
Caughlan	Gray A B	Matthews	Schoeneck	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett			

Mr. Schoeneck moved to reconsider the vote by which said bill was passed, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1826) entitled "An act to amend the Penal Code, in relation to the Commissioner of Labor" (Int. No. 1132), having been announced for a third reading,

On motion of Mr. Mead, said bill was recommitted to the committee on codes, retaining its place on the order of third reading.

Mr. Wemple moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	DeGroot	Hamn	Mills	Smith A E
Allen F E	Donohue	Hapeman	Moreland	Smith J E
Allen J G	Dowling	Harte	Murphy	Smith M F
Averill	Draper	Hartinan	Nevins	Sprenger
Baldwin	Eagleton	Harvey	Nolan	Stanley
Bass	Eckmann	Hastings	Norton	Steele
Becker	Evans	Hoffman	Oglesby	Surpless
Bernstein	Feth	Hooker	Oliver	Thompson
Bird	Filley	Hubbs	Palmer G M	Tompkins
Bisland	Fish	Kavanagh	Palmer S J	Volk
Boshart	Foelker	Knapp	Patton	Waddell
Brady	Foster	Lansing	Phillips	Wade
Brennan	Fowler	LaFetra	Prentice	Wainwright
Burnett	Francis	Lee A E	Quinn	Weber
Campbell	Fritz	Lee W I	Reilly	Wedemeyer
Carnochan	Gates	Lewis	Rock	Wells
Carrier	Grady	Lupton	Rogers	Wemple
Caughlan	Grattan	Lynch	Salomon	Whitley
Charles	Gray A B	Maher	Santee	Whitney F G
Colne	Green	Maier	Schoeneck	Whitney G H
Coon	Gregory	Matthews	Schwegler	Williams
Cowan	Gurnett	Mead	Scovill	Wilson
Cox	Hackett	Merritt	Shanahan	Wood
Crosley	Hammond	Miller	Shuttleworth	Yale
Cunningham				

Mr. Wemple moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The Senate bill (No. 875) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers" (Rec. No. 216), having been announced for a third reading,

Mr. Wainwright moved that said bill be laid aside.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Mr. Oglesby moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

After line 24, page 3, insert:

"Section 2. Nothing in this act or in chapter one hundred and eighty-two of the laws of 1898, and the acts amendatory thereof, shall apply to or effect the city of Yonkers."

Page 3, line 25, strike out "2" and insert "3".

Mr. Phillips in the chair.

Mr. Campbell moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

By striking out all brackets and underscored words in the bill.

On motion of Mr. Wemple, and by unanimous consent, said bill, with pending amendments, was made a special order on third reading for Monday next immediately after the reading of the journal.

Mr. Speaker in the chair.

The bill (No. 1536) entitled "An act to provide for the construction of a new lift or hoist bridge over the Oswego canal at North Salina street in the city of Syracuse, and making an appropriation therefor" (Int. No. 119), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Hapeman	Nevins	Stanley
Allen F E	Donohue	Harawitz	Norton	Steele
Allen J G	Dowling	Hastings	Oglesby	Steffens
Averill	Draper	Hoffman	Oliver	Story
Baldwin	Dressing	Hooker	O'Neill	Surpless
Bass	Eagleton	Hooper	Palmer G M	Thompson
Becker	Evans	Hubbs	Palmer S J	Tompkins
Beebe	Farnan	Kavanagh	Patton	Volk
Bernstein	Feth	Keyes	Phillips	Waddell
Bisland	Filley	Knapp	Pratt	Wade
Bohan	Fish	Krulewitch	Prentice	Wainwright
Boshart	Foelker	Lansing	Reilly	Weber
Brady	Fowler	LaFetra	Rock	Wedemeyer
Brennan	Francis	Lee A E	Rogers	Wells
Burnett	Fritz	Lee W I	Salomon	Wemple
Burzynski	Gates	Lewis	Sammon	West
Carnochan	Grady	Maher	Schoeneck	Whitley
Carrier	Grattan	Maier	Schwegler	Whitney F G
Caughlan	Gray A B	Matthews	Scovill	Whitney G H



Chamberlain	Gray F J	McGuire	Shanahan	Williams
Colne	Green	Mead	Shuttleworth	Wilson
Coon	Gregory	Merritt	Smith A E	Winters
Cowan	Gunderman	Miller	Smith J E	Wood
Cox	Hackett	Mills	Smith Myron	Yale
Crosley	Hammond	Moreland	Sprengrer	Young
Cunningham	Hamn	Murphy		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1908) entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations" (Int. No. 1304), having been announced for a third reading,

Mr. G. M. Palmer moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith amended as follows:

On page 29, strike out lines 1, 2, 3 and 4.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Moreland	Smith J E
Allen F E	Crosley	Hamn	Murphy	Smith Myron
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Becker	Draper	Hoffman	Oliver	Surpless
Bedell	Dressing	Hooker	O'Neill	Thompson
Beebe	Eagleton	Hooper	Palmer G M	Tompkins
Bernstein	Evans	Kavanagh	Palmer S J	Volk
Bird	Farnan	Keyes	Phillips	Waddell
Bisland	Feth	Knapp	Pratt	Wade
Bohan	Filley	Krulewitch	Prentice	Wainwright
Boshart	Fish	Lansing	Quinn	Weber
Brady	Foelker	LaFetra	Reilly	Wells
Brennan	Foster	Lee A E	Rock	Wemple
Burns	Fowler	Lee W I	Rogers	West
Burzynski	Francis	Lewis	Salomon	Whitley

Carnochan	Fritz	Lupton	Sammon	Whitney F G
Carrier	Gates	Maher	Santee	Whitney G H
Caughlan	Grattan	Matthews	Schoeneck	Williams
Chamberlain	Gray A B	McGuire	Schwegler	Wilson
Charles	Gray F J	Mead	Scovill	Winters
Colne	Green	Merritt	Shanahan	Wood
Coon	Gregory	Miller	Shuttleworth	Yale
Cowan	Gunderman	Mills	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1501) entitled "An act to amend the Code of Civil Procedure in relation to regulating the removal or locking of gas meters and suspension of gas service" (Int. No. 1201), having been announced for a third reading,

Mr. Hartman moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Page 1, after line 11, insert "2265-e. Deposit by Consumer. 2265-f. Application of Act."

After line 23, page 3:

"§ 2265-e. Deposit by consumer.—The court, in its discretion, may require that the consumer deposit with the clerk of the court, a sum of money, sufficient to cover the amount of the bill, in dispute, as an earnest of good faith and as security to the corporation against loss. In such event, the clerk of the court shall be required to turn over to the corporation, upon order of the court, so much of the sum of money deposited by the consumer as will cover the amount of the verdict, and to turn over to the consumer the balance of the sum deposited.

"§ 2265-f. Application of act.—This act shall apply only to cities of the first class."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1124) entitled "An act to amend the Banking Law, in relation to the amount which a bank or trust company may loan to any person, company, corporation or firm" (Int. No. 928), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	Miller	Smith Myron
Allen F E	Cox	Hackett	Mills	Sprengr
Allen J G	Cunningham	Hammond	Moreland	Stanley
Apgar	DeGroot	Hamn	Murphy	Steele
Averill	Donohue	Hapeman	Nevins	Steffens
Baldwin	Dowling	Harawitz	Nolan	Story
Bass	Draper	Hartman	Norton	Surpless
Becker	Dressing	Hastings	Oglesby	Thompson
Bedell	Eagleton	Hoffman	Palmer G M	Tompkins
Beebe	Evans	Hooper	Palmer S J	Volk
Bernstein	Farnan	Hubbs	Patton	Waddell
Bird	Feth	Kavanagh	Phillips	Wade
Bisland	Fillely	Keyes	Pratt	Wainwright
Bohan	Fish	Knapp	Prentice	Weber
Boshart	Foelker	Krulewitch	Quinn	Wells
Brady	Foster	Lansing	Rogers	Wemple
Brennan	Fowler	LaFetra	Salomon	West
Burnett	Francis	Lee A E	Sammon	Whitley
Burns	Fritz	Lee W I	Santee	Whitney F G
Burzynski	Gates	Lupton	Schoeneck	Whitney G H
Carnochan	Grady	Maher	Schwegler	Williams
Caughlan	Grattan	Maier	Scovill	Wilson
Chamberlain	Gray A B	Matthews	Shanahan	Winters
Charles	Gray F J	McGuire	Shuttleworth	Wood
Colne	Green	Mead	Smith A E	Yale
Coon	Gregory	Merritt	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1785) entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally" (Int. No. 944), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 86

NOES 25

Those who voted in the affirmative were:

Agnew	Cunningham	Hammond	Murphy	Steele
Allen F E	DeGroot	Hamm	Nevins	Surpless
Allen J G	Donohue	Hapeman	Norton	Volk
Averill	Dowling	Hartman	Palmer S J	Wade
Baldwin	Draper	Hastings	Patton	Wainwright
Bass	Evans	Hooker	Phillips	Weber
Bisland	Filley	Hooper	Pratt	Wells
Boshart	Foelker	Hubbs	Prentice	Wemple
Brady	Foster	Lee W I	Rock	West
Brennan	Fowler	Lewis	Rogers	Whitley
Burnett	Francis	Maher	Santee	Whitney F G
Carrier	Gates	Matthews	Scovill	Whitney G H
Charles	Grattan	Mead	Shuttleworth	Williams
Colne	Gray A B	Merritt	Smith J E	Wilson
Coon	Gray F J	Miller	Smith Myron	Winters
Cowan	Green	Mills	Sprenger	Wood
Cox	Gregory	Moreland	Stanley	Young
Crosley				

Those who voted in the negative were:

Bernstein	Eagleton	Kavanagh	Oliver	Schwegler
Bird	Eckmann	LaFetra	Palmer G M	Smith A E
Campbell	Grady	Lee A E	Quinn	Smith M F
Carnochan	Hackett	Lynch	Reilly	Tompkins
Cohalan	Harvey	Nolan	Schmitt	Wedemeyer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1883) entitled "An act to legalize the issue and sale of bonds of the village of Wellsville, Allegany county, for the purpose of raising money for paving streets, and authorizing the payment of such bonds" (Int. No. 1326), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith J E
Allen F E	Donohue	Hapeman	Murphy	Smith Myron
Allen J G	Dowling	Harawitz	Nevins	Sprenger
Averill	Draper	Hartman	Nolan	Steele
Baldwin	Dressing	Hastings	Norton	Steffens
Bass	Eagleton	Hoffman	Oglesby	Story
Becker	Evans	Hooker	Oliver	Surpluss
Beebe	Farnan	Hooper	O'Neill	Thompson
Bernstein	Feth	Hubbs	Palmer G M	Volk
Bird	Filley	Kavanagh	Palmer S J	Waddell
Bisland	Fish	Keyes	Patton	Wade
Bohan	Foelker	Knapp	Phillips	Wainwright
Boshart	Foster	Krulewitch	Pratt	Weber
Brady	Fowler	Lansing	Prentice	Wedemeyer
Brennan	Francis	LaFetra	Quinn	Wells
Burnett	Fritz	Lee A E	Reilly	Wemple
Burns	Gates	Lee W I	Rock	West
Burzynski	Grady	Lupton	Rogers	Whitley
Carnochan	Grattan	Maher	Sammon	Whitney F G
Carrier	Gray A B	Maier	Santee	Whitney G H
Caughlan	Gray F J	Matthews	Schoeneck	Williams
Chamberlain	Green	McGuire	Schwegler	Wilson
Charles	Gregory	Mead	Scovill	Winters
Colne	Gunderman	Merritt	Shanahan	Wood
Coon	Hackett	Miller	Shuttleworth	Yale
Cowan	Hammond	Mills	Smith A E	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1800) entitled "An act to amend the Tax Law in relation to the taxation of debts secured by mortgages" (Int. No. 1037), having been announced for a third reading,

Mr. Phillips moved to make said bill a special order on third reading for Tuesday next immediately after the reading of the journal.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 85

NOES 36

Those who voted in the affirmative were:

Agnew	Donohue	Gregory	Miller	Scovill
Averill	Dowling	Hackett	Mills	Shanahan
Baldwin	Draper	Hammond	Murphy	Shuttleworth
Bernstein	Eagleton	Harawitz	Nolan	Smith A E
Bird	Eckmann	Hartman	Norton	Smith M F
Bisland	Evans	Harvey	Oliver	Smith Myron
Bohan	Feth	Hastings	Palmer G M	Sprenger
Brennan	Filley	Hubbs	Palmer S J	Stanley
Burns	Foelker	Kavanagh	Patton	Surpluss
Campbell	Foster	Lansing	Prentice	Thompson
Carnochan	Fowler	LaFetra	Quinn	Wainwright
Caughlan	Francis	Lee A E	Reilly	Weber
Charles	Gates	Lee W I	Rock	Wedemeyer
Cohalan	Grady	Lewis	Salomon	Wells
Colne	Grattan	Lupton	Schmitt	Wemple
Cox	Gray A B	Maier	Schoeneck	Whitney F G
DeGroot	Green		Schwegler	Young

Those who voted in the negative were:

Allen F E	Cowan	Hooper	Phillips	West
Allen J G	Crosley	Knapp	Pratt	Whitley
Bass	Fish	Matthews	Santee	Whitney G H
Becker	Gray F J	Mead	Smith J E	Williams
Boshart	Hamm	Merritt	Steele	Wilson
Burnett	Hapeman	Moreland	Volk	Winters
Carrier	Hooker	Nevins	Wade	Speaker
Coon				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1754) entitled "An act to amend the Code of Civil Procedure, in relation to the voluntary dissolution of a corporation" (Int. No. 1324), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hammond	Moreland	Smith Myron
Allen F E	DeGroot	Hamm	Murphy	Sprenger
Allen J G	Donohue	Hapeman	Nevins	Stanley
Averill	Dowling	Harawitz	Nolan	Steele

Baldwin	Draper	Hartman	Norton	Story
Bass	Dressing	Hastings	Oglesby	Surplless
Becker	Eagleton	Hoffman	Oliver	Thompson
Beebe	Evans	Hooker	O'Neill	Tompkins
Bernstein	Farnan	Hooper	Palmer G M	Volk
Bird	Feth	Hubbs	Palmer S J	Waddell
Bisland	Filley	Kavanagh	Patton	Wade
Bohan	Fish	Keyes	Phillips	Wainwright
Boshart	Foelker	Knapp	Pratt	Weber
Brady	Foster	Krulewitch	Quinn	Wedemeyer
Brennan	Fowler	Lansing	Reilly	Wells
Burns	Francis	Lee A E	Rock	Wemple
Burzynski	Fritz	Lewis	Rogers	West
Carnochan	Gates	Lupton	Salomon	Whitley
Carrier	Grady	Maher	Sammon	Whitney F G
Caughlan	Grattan	Maier	Santee	Whitney G H
Chamberlain	Gray A B	Matthews	Schoeneck	Williams
Charles	Gray F J	McGuire	Schwegler	Wilson
Colne	Green	Mead	Shanahan	Winters
Coon	Gregory	Merritt	Shuttleworth	Wood
Cox	Gunderman	Miller	Smith A E	Yale
Crosley	Hackett	Mills	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1236) entitled "An act to provide for a State Board of Managers of Reformatories, and to vest in said board the management of the State Reformatory at Elmira and the State Reformatory at Napanoch, and to provide for their management and the transfer of inmates" (Int. No. 1019), having been announced for a third reading,

Mr. Fowler moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith amended as follows:

On page 4, strike out lines 8 to 22 inclusive, and insert the following:

"§ 6. The guards employed in both such institutions shall receive the same compensation allowed by law to guards in the state prisons. All the officers and employees of or at the reformatory at Napanoch at the time said institution is transferred to the control of said board of managers except guards shall be continued in their respective positions, or in similar positions, at compensation not less than they are respectively now receiving. All the aforesaid guards, officers and employees, of or at the said reformatory at Napanoch, shall be subject to power of removal for cause only by said board of managers and said superintendent."

"§ 7. Maintenance and supplies may be allowed to such officers,

guards, keepers and employees at both the aforesaid institutions in the discretion of the board of managers as a part of said compensation."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Moreland, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1426) entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association,"" as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight" (Int. No. 1155), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hammond	Mills	Smith Myron
Allen F E	DeGroot	Hamn	Moreland	Sprenger
Allen J G	Donohue	Hapeman	Murphy	Stanley
Averill	Dowling	Harawitz	Nevins	Steele
Baldwin	Draper	Hartman	Nolan	Steffens
Bass	Dressing	Hastings	Oglesby	Story
Becker	Eagleton	Hoffman	Oliver	Surpless
Beebe	Evans	Hooker	O'Neill	Thompson
Bernstein	Farnan	Hooper	Palmer G M	Tompkins
Bird	Feth	Hubbs	Palmer S J	Volk
Bisland	Filley	Kavanagh	Patton	Waddell
Bohan	Fish	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Wedemeyer
Brennan	Fowler	Lansing	Reilly	Wells
Burnett	Francis	LaPetra	Rock	Wemple
Burns	Fritz	Lee W I	Rogers	West
Burzynski	Gates	Lewis	Salomon	Whitley



Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Shanahan	Winters
Colne	Gregory	Mead	Shuttleworth	Wood
Coon	Gunderman	Merritt	Smith A E	Yale
Cowan	Hackett	Miller	Smith J E	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1491) entitled "An act to incorporate the Trustees of the William Cróswell Doane Fund for Christian Work in the Diocese of Albany" (Int. No. 1191), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Harawitz	Nevins	Smith Myron
Allen F E	Donohue	Hartman	Nolan	Sprenger
Allen J G	Dowling	Hastings	Norton	Stanley
Baldwin	Draper	Hoffman	Oglesby	Steele
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	O'Neill	Surpluss
Beebe	Evans	Hubbs	Palmer G M	Thompson
Bernstein	Farnan	Kavanagh	Palmer S J	Tompkins
Bird	Feth	Keyes	Patton	Volk
Bisland	Filley	Krulewitch	Phillips	Waddell
Bohan	Fish	Lansing	Pratt	Wade
Boshart	Foelker	LaFetra	Prentice	Wainwright
Brady	Foster	Lee A E	Quinn	Weber
Brennan	Fowler	Lee W I	Reilly	Wedemeyer
Burnett	Francis	Lewis	Rock	Wells
Burzynski	Fritz	Lupton	Rogers	Wemple
Carnochan	Grady	Maher	Salomon	West
Carrier	Grattan	Maier	Sammon	Whitley
Caughlan	Gray A B	Matthews	Santee	Whitney F G
Chamberlain	Gray F J	McGuire	Schoeneck	Whitney G H
Charles	Green	Mead	Schwegler	Williams
Colne	Gregory	Merritt	Scovill	Wilson
Coon	Gunderman	Miller	Shanahan	Winters
Cowan	Hackett	Mills	Shuttleworth	Wood
Cox	Hammond	Moreland	Smith A E	Yale
Crosley	Hamm	Murphy	Smith J E	Young
Cunningham	Hapeman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1506) entitled "An act to reappropriate the unexpended balance of an appropriation made by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, to establish a State College of Agriculture at Cornell University" (Int. No. 1206), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith J E
Allen F E	Cunningham	Hapeman	Nevins	Smith Myron
Allen J G	Donohue	Harawitz	Nolan	Sprenger
Averill	Dowling	Hartman	Norton	Stanley
Baldwin	Draper	Hastings	Oglesby	Steele
Bass	Dressing	Hoffman	Oliver	Steffens
Becker	Eagleton	Hooker	O'Neill	Story
Beebe	Eckmann	Hooper	Palmer G M	Surpless
Bernstein	Evans	Hubbs	Palmer S J	Thompson
Bird	Farnan	Kavanagh	Patton	Volk
Bisland	Filley	Keyes	Phillips	Waddell
Bohan	Fish	Knapp	Pratt	Wade
Boshart	Foelker	Krulewitch	Prentice	Wainwright
Brady	Foster	Lansing	Quinn	Weber
Brennan	Fowler	LaFetra	Reilly	Wedemeyer
Burnett	Francis	Lee A E	Rock	Wells
Burns	Fritz	Lee W I	Rogers	Wemple
Burzynski	Gates	Lewis	Salomon	West
Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1876) entitled "An act to amend chapter six hundred and nine of the Laws of nineteen hundred and five,

entitled 'An act to legalize the acts of B. F. Cahill, a notary public,' in relation to B. F. McCahill " (Int. No. 173), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Mills	Smith Myron
Allen F E	Cunningham	Hamn	Moreland	Sprenger
Allen J G	DeGroot	Hapeman	Murphy	Stanley
Averill	Donohue	Harawitz	Nevins	Steele
Baldwin	Dowling	Hartman	Nolan	Steffens
Bass	Draper	Hastings	Norton	Story
Becker	Dressing	Hoffman	Oglesby	Surpluss
Beebe	Eagleton	Hooker	Oliver	Thompson
Bernstein	Evans	Hooper	O'Neill	Tompkins
Bird	Farnan	Hubbs	Palmer G M	Volk
Bisland	Feth	Kavanagh	Palmer S J	Waddell
Bohan	Filley	Keyes	Patton	Wade
Boshart	Fish	Knapp	Phillips	Wainwright
Brady	Foelker	Krulewitch	Pratt	Weber
Brennan	Foster	Lansing	Prentice	Wedemeyer
Burnett	Fowler	LaPetra	Rock	Wells
Burns	Francis	Lee A E	Rogers	Wemple
Burzynski	Fritz	Lee W I	Salomon	West
Carnochan	Gates	Lewis	Sammon	Whitley
Carrier	Grady	Lupton	Santee	Whitney F G
Caughlan	Grattan	Maher	Schoeneck	Whitney G H
Chamberlain	Gray A B	Maier	Schwegler	Williams
Charles	Gray F J	Matthews	Scovill	Wilson
Colne	Green	McGuire	Shanahan	Winters
Coon	Gregory	Mead	Shuttleworth	Wood
Cowan	Gurnett	Merritt	Smith A E	Yale
Cox	Hackett	Miller	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 1877) entitled "An act to amend the Code of Civil Procedure, in relation to the verification of pleadings in the justice's court " (Int. No. 347), was read the third time, having

been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith Myron
Allen F E	DeGroot	Hapeman	Murphy	Sprenger
Allen J G	Donohue	Harawitz	Nevins	Stanley
Averill	Dowling	Hartman	Nolan	Steele
Baldwin	Draper	Hastings	Norton	Steffens
Bass	Dressing	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surplless
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Tompkins
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wade
Boshart	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Weber
Brennan	Fowler	LaFetra	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Rock	Wells
Burns	Fritz	Lee W I	Rogers	Wemple
Burzynski	Gates	Lewis	Salomon	West
Carnochan	Grady	Lupton	Sammon	Whitley
Carrier	Grattan	Maher	Santee	Whitney, F G
Caughlan	Gray A B	Maier	Schoeneck	Whitney G H
Chamberlain	Gray F J	Matthews	Schwegler	Williams
Charles	Green	McGuire	Scovill	Wilson
Colne	Gregory	Mead	Shanahan	Winters
Coon	Gunderman	Merritt	Shuttleworth	Wood
Cowan	Hackett	Miller	Smith A E	Yale
Cox	Hammond	Mills	Smith J E	Young
Crosley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 693, Senate reprint No. 839) entitled "An act to amend the Labor Law, relative to the reporting of accidents" (Int. No. 185), having been announced,

Mr. F. E. Allen moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the



desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Murphy	Smith Myron
Allen F E	DeGroot	Hapeman	Nevins	Sprenger
Allen J G	Donohue	Hartman	Nolan	Stanley
Averill	Dowling	Hastings	Norton	Steele
Baldwin	Draper	Hoffman	Oglesby	Steffens
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	O'Neill	Surpless
Beebe	Evans	Hubbs	Palmer G M	Thompson
Bernstein	Farnan	Kavanagh	Palmer S J	Tompkins
Bird	Feth	Keyes	Patton	Volk
Bisland	Filley	Knapp	Phillips	Waddell
Bohan	Fish	Krulewitch	Pratt	Wade
Boshart	Foelker	Lansing	Prentice	Wainwright
Brady	Foster	LaFetra	Quinn	Weber
Brennan	Fowler	Lee A E	Reilly	Wedemeyer
Burnett	Francis	Lee W I	Rock	Wells
Burns	Fritz	Lewis	Rogers	Wemple
Burzynski	Gates	Lupton	Salomon	West
Carnochan	Grady	Maher	Sammon	Whitley
Carrier	Grattan	Maier	Santee	Whitney F G
Caughlan	Gray A B	Matthews	Schoeneck	Whitney G H
Chamberlain	Gray F J	McGuire	Schwegler	Williams
Charles	Green	Mead	Scovill	Wilson
Colne	Gregory	Merritt	Shanahan	Winters
Coon	Gunderman	Miller	Shuttleworth	Wood
Cowan	Hackett	Mills	Smith A E	Yale
Cox	Hammond	Moreland	Smith J E	Young
Crosley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The bill (No. 1813) entitled "An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof" (Int. No. 1347), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1892) entitled "An act to legalize and confirm certain acts of the taxpayers of the village of Savannah done at the last village election, and to provide for the payment of a

note to which such action related" (Int. No. 1401), was read the second time.

On motion of Mr. Hamn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1419) entitled "An act to amend chapter three hundred and twenty-two of the Laws of eighteen hundred and ninety-eight, which amended chapter three hundred and ninety-eight of the Laws of eighteen hundred and seventy-six, which was an act entitled 'An act to provide for the election and compensation of coroners in the county of Rensselaer'" (Int. No. 1148), was read the second time.

On motion of Mr. Filley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1752) entitled "An act to amend the Highway Law, in relation to poll taxes in towns under the money system" (Int. No. 1321), was read the second time.

On motion of Mr. Volk, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1833) entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and two, entitled 'An act to amend the charter of the village of Saratoga Springs and to provide for the appointment of sewer, water and street commissioners for said village and to prescribe their powers and duties'" (Int. No. 1275), was read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading.

On motion of Mr. G. H. Whitney, said bill was recommitted to the committee on affairs of villages, retaining its place on the order of third reading.

The bill (No. 96) entitled "An act to amend the Forest, Fish and Game Law, in relation to licenses for hunting deer, bear and game birds and disposition of the proceeds of such licenses" (Int. No. 96), having been announced for a second reading.

On motion of Mr. Gates, said bill was laid aside, retaining its place on the order of second reading.

The bill (No. 1772) entitled "An act to amend the Forest, Fish

and Game Law, in relation to placing carp in Nassau lake, Rensselaer county " (Int. No. 1332), was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1279) entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing in Lake Ontario in Oswego county " (Int. No. 1052), was read the second time.

On motion of Mr. F. G. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1781) entitled "An act to amend chapter eight hundred and sixteen of the Laws of eighteen hundred and ninety-five, entitled 'An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements within such town, excepting the counties of New York and Kings' " (Int. No. 1344), was read the second time.

On motion of Mr. Patton, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 850) entitled "An act to authorize the Woman's Foreign Missionary Society of the Methodist Episcopal Church, to vest its management in a general executive committee " (Rec. No. 214), was read the second time.

On motion of Mr. Prentice, said bill was placed on the order of third reading.

The Senate bill (No. 955) entitled "An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village " (Rec. No. 223), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading.

The Senate bill (No. 948) entitled "An act to legalize, ratify and confirm the audit of the board of supervisors of the county of Dutchess, auditing the bill of Allen H. Hoffman as sheriff of the county of Dutchess covering a period from November first, nineteen hundred and two, to November first, nineteen hundred and three " (Rec. No. 256), was read the second time.

On motion of Mr. Scovill, said bill was placed on the order of third reading.

On motion of Mr. Scovill, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Apgar	Donohue	Hartman	Norton	Steele
Averill	Dowling	Hastings	Oglesby	Steffens
Baldwin	Draper	Hoffman	Oliver	Story
Bass	Dressing	Hooker	O'Neill	Surpless
Becker	Eagleton	Hooper	Palmer G M	Thompson
Beebe	Evans	Hubbs	Palmer S J	Tompkins
Bernstein	Farnan	Kavanagh	Patton	Volk
Bird	Feth	Keyes	Phillips	Waddell
Bisland	Filley	Knapp	Pratt	Wade
Bohan	Fish	Krulewitch	Prentice	Wainwright
Boshart	Foelker	Lansing	Quinn	Weber
Brady	Foster	LaFetra	Reilly	Wedemeyer
Brennan	Fowler	Lee A E	Rock	Wells
Burnett	Francis	Lee W I	Rogers	Wemple
Burns	Fritz	Lewis	Salomon	West
Burzynski	Gates	Lupton	Sammon	Whitley
Carnochan	Grady	Maher	Santee	Whitney F G
Carrier	Grattan	Maier	Schoeneck	Whitney G H
Caughlan	Gray A B	Matthews	Schwegler	Williams
Chamberlain	Gray F J	McGuire	Scovill	Wilson
Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 599) entitled "An act amending the County Law, in relation to the registration of dogs" (Rec. No. 116), was read the second time.



On motion of Mr. Lansing, said bill was placed on the order of third reading.

The Senate bill (No. 959) entitled "An act to amend chapter four hundred and fifty-four of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the election of school commissioners of the city of Ogdensburg, and their term of office,' in relation to school commissioners and elections" (Rec. No. 258), having been announced for a second reading,

Mr. G. M. Palmer moved to strike out the enacting clause of said bill.

Mr. Moreland moved the previous questions.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. G. M. Palmer, and it was determined in the negative.

AYES 25

NOES 83

Those who voted in the affirmative were:

Bird	Eagleton	Kavanagh	Norton	Schwegler
Bohan	Eckmann	LaFetra	Oliver	Shanahan
Campbell	Feth	Lee A E	Palmer G M	Smith A E
Carnochan	Hackett	McGuire	Quinn	Smith M F
Cohalan	Harvey	Nolan	Reilly	Thompson

Those who voted in the negative were:

Agnew	DeGroot	Gregory	Merritt	Sprenger
Allen F E	Donohue	Hammond	Miller	Stanley
Allen J G	Dowling	Hamn	Mills	Steele
Averill	Draper	Hapeman	Moreland	Volk
Baldwin	Evans	Hartman	Murphy	Wade
Bass	Farnan	Hastings	Nevis	Wainwright
Becker	Filley	Hooker	Palmer S J	Weber
Bisland	Fish	Hooper	Patton	Wemple
Boshart	Foelker	Hubbs	Phillips	West
Brennan	Foster	Knapp	Pratt	Whitley
Burnett	Fowler	Lansing	Prentice	Whitney F G
Carrier	Francis	Lee W I	Rock	Whitney G H
Charles	Gates	Lewis	Santee	Williams
Colne	Grattan	Lupton	Scovill	Wilson
Coon	Gray A B	Maher	Shuttleworth	Winters
Cox	Gray F J	Maier	Smith Myron	Young
Crosley	Green	Matthews		

Mr. Merritt moved to advance said bill, and thereupon moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. G. M. Palmer.—Mr. Speaker, I move that the House do now adjourn.

Mr. Speaker.—The House has already ordered the previous question.

Mr. G. M. Palmer.—Mr. Speaker, I move this House do now adjourn, and upon that question.

Mr. Speaker.—The previous question has been ordered.

Mr. G. M. Palmer.—And upon that question I call for the ayes and noes. Mr. Speaker, a motion to adjourn is always in order.

Mr. Speaker.—A motion to adjourn will not be entertained until the previous question which has been ordered has been disposed of.

Mr. G. M. Palmer.—Mr. Speaker, a motion to adjourn is always in order, and Mr. Speaker—

Mr. Speaker.—Not when the previous question has been ordered.

Mr. G. M. Palmer.—I appeal from the decision of the Chair, and I call for the ayes and noes upon my appeal on my motion to adjourn.

Mr. Speaker.—The Chair will hold that after the House has ordered the previous question that no other matter is in order, including a motion to adjourn.

Mr. Oliver.—Not a motion to appeal is not in order?

Mr. Speaker.—The gentleman has raised the point of order and from the Chair's ruling appeals from the decision of the Chair.

Mr. G. M. Palmer.—I do, and I desire to state in answer to what the Chair says that under the rules of this body, which are to protect a minority, the majority don't need any protection, they have votes enough to protect themselves—under the rules adopted by this body you will find, sir, if you read it, that a motion to adjourn is in order at any time, at any instant, I care not what is pending, and upon that proposition I desire to appeal from the decision of the Chair, and call for the ayes and noes upon my appeal.

Mr. Speaker put the question "Shall the decision of the chair stand as the judgment of the House?" and it was decided in the affirmative.

AYES 83

NOES 13

Those who voted in the affirmative were:

Agnew	Dowling	Hamn	Mills	Stanley
Averill	Draper	Hapeman	Moreland	Steele
Bass	Eckmann	Hartman	Nevins	Surpless
Becker	Evans	Harvey	Norton	Volk
Bisland	Filley	Hastings	Palmer S J	Wade
Boshart	Fish	Hooker	Phillips	Wainwright
Brennan	Foelker	Hooper	Pratt	Weber
Burnett	Foster	Hubbs	Prentice	Wemple
Campbell	Fowler	Knapp	Rock	West
Carrier	Francis	Lansing	Santee	Whitley
Charles	Gates	Lee W I	Schmitt	Whitney F G
Colne	Grattan	Lupton	Scovill	Whitney G H
Coon	Gray A B	Maher	Shuttleworth	Williams
Cox	Gray F J	Maier	Smith M F	Wilson
Crosley	Green	Matthews	Smith Myron	Winters
DeGroot	Gregory	Merritt	Sprenger	Young
Donohue	Hammond	Miller		

Those who voted in the negative were:

Bohan	Hackett	Lee A E	Reilly	Smith A E
Carnochan	Kavanagh	Oliver	Shanahan	Thompson
Eagleton	LaFetra	Palmer G M		

Mr. Speaker put the question whether the House would agree to said motion of Mr. Merritt, and it was decided in the affirmative.

AYES 79

NOES 17

Those who voted in the affirmative were:

Agnew	Donohue	Hammond	Mills	Steele
Allen F E	Dowling	Hamn	Moreland	Surpless
Allen J G	Draper	Hapeman	Nevins	Volk
Averill	Eckmann	Hartman	Norton	Wade
Bass	Evans	Hastings	Palmer S J	Wainwright
Becker	Filley	Hooker	Patton	Weber
Bisland	Fish	Hooper	Phillips	Wemple
Boshart	Foelker	Hubbs	Pratt	West
Burnett	Foster	Knapp	Prentice	Whitley
Carrier	Fowler	Lansing	Rock	Whitney F G
Charles	Francis	Lewis	Santee	Whitney G H
Colne	Gates	Lupton	Scovill	Williams
Coon	Gray A B	Maher	Shuttleworth	Wilson
Cox	Gray F J	Maier	Smith Myron	Winters
Crosley	Green	Matthews	Sprenger	Young
DeGroot	Gregory	Merritt	Stanley	

Those who voted in the negative were:

Bohan	Harvey	Oliver	Schmitt	Smith A E
Campbell	LaFetra	Quinn	Schwegler	Smith M F
Eagleton	Lee A E	Reilly	Shanahan	Thompson
Hackett	Nolan			

Said bill was then read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

The Senate bill (No. 958) entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg" and the acts amending the same,' generally" (Rec. No. 257), having been announced for a second reading,

Mr. Merritt moved to advance said bill, and thereupon moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Merritt, and it was decided in the affirmative.

AYES 80

NOES 14

Those who voted in the affirmative were:

Agnew	DeGroot	Gregory	Merritt	Stanley
Allen F E	Donohue	Hammond	Mills	Steele
Allen J G	Dowling	Hamn	Moreland	Surpless
Averill	Draper	Hapeman	Nevins	Volk
Bass	Eckmann	Hartman	Norton	Wade
Becker	Evans	Hastings	Palmer S J	Wainwright
Bisland	Filley	Hooker	Patton	Weber
Boshart	Fish	Hooper	Phillips	Wemple
Brennan	Foelker	Hubbs	Pratt	West
Burnett	Foster	Knapp	Prentice	Whitley
Carrier	Fowler	Lansing	Rock	Whitney F G
Charles	Francis	Lee W I	Santee	Whitney G H
Colne	Gates	Lupton	Scovill	Williams
Coon	Gray A B	Maher	Shuttleworth	Wilson
Cox	Gray F J	Maier	Smith Myron	Winters
Crosley	Green	Matthews	Sprenger	Young

Those who voted in the negative were:

Bohan	Kavanagh	Nolan	Reilly	Smith A E
Feth	LaFetra	Palmer G M	Schwegler	Thompson
Hackett	Lee A E	Quinn	Shanahan	



Said bill was then read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

Mr. Moreland moved that all further proceedings under the close call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Moreland offered for the consideration of the House a resolution, in the words following:

CONCURRENT RESOLUTION Relative to Providing for Increased Appropriations to the Agricultural Experiment Stations in Connection with Colleges.

Whereas, On the Sixteenth day of March, nineteen hundred and six, an act of Congress became law by the signature of the President of the United States, entitled "An act to provide for an increased annual appropriation for agricultural experiment stations and regulating the expenditure thereof";

And whereas, Section two of said act provides, That "the grants of moneys authorized by this act are made subject to the legislative assent of the several states and territories to the purpose of said grants";

And, whereas, The people of the State of New York, represented in Senate and Assembly, have accepted the grants provided by the Act of Congress of the United States approved March second, one thousand eight hundred and eighty-seven, establishing agricultural experiment stations in the several states and to which the present act is a supplement, and have designated the beneficiaries of said grants by law, therefore,

1. Resolved, That the people of the State of New York, represented in Senate and Assembly, do hereby give their assent to the purpose of said additional grants in accordance with the provisions and requirements of said act of Congress of 1906, and do hereby designate as the beneficiaries thereof the State College of Agriculture at Cornell University, and the New York State Agricultural Experiment Station at Geneva, in the same manner and in the same proportions as the benefits of said prior act are enjoyed pursuant to section eighty-five of the agricultural laws of the State of New York.

2. Resolved, That the Secretary of State be and hereby is directed to forward a copy of this concurrent resolution, duly certified, to the Secretary of the Treasury of the United States.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hamn	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surpless
Becker	Dressing	Hooker	O'Neill	Thompson
Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Filley	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett	Mills	Smith J E	

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Lupton offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 871, Int. No. 469) entitled "An act to amend chapter three hundred and eighty-five of the laws of eighteen hundred and eighty-four, entitled "An act to cede lands under water of Gardnier's and Peconic bays to Suffolk county, Long Island, for the cultivation of shellfish", generally", for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Wilson offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 516, Int. No. 486) entitled "An act to amend the Code of Civil Procedure, relative to fees of grand and trial jurors in certain counties", for purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Bisland offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1215, Int. No. 997) entitled "An act to authorize the towns of Bethel, Thompson, Fallsburgh, Neversink, and Mamakating, in Sullivan county, to acquire by purchase or condemnation, the rights, franchises and property of any individual or corporation lawfully entitled to exact a toll or charge for walking, riding or driving over any plank road or turnpike within said towns, and to provide means for the payment of the same," for purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Wainwright offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1455, Int. No. 1033) entitled "An act to permit The Cargenie Foundation, a corporation duly incorporated under the laws of New York, to convey its property to The Carne-

gie Foundation for the advancement of teaching," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative..

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 5, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 468, Rec. No. 118) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the owners of certain lands in township number five, Brown's tract, Herkimer county against the state for damages alleged to have been sustained by them, and to render judgment therefor," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,  
*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 5, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 504, Rec. No. 74) entitled "An act to legalize the proceedings of a meeting of the voters of union free school district number six, town of Cortlandt, county of Westchester, and to authorize the board of education of said district to issue bonds to the amount of eighteen thousand dollars," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,  
*Clerk.*



Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 5, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 655, Rec. No. 134) entitled "An act to legalize and confirm the certificate of incorporation and the incorporation of the Cooperstown and Mohawk Valley Railway Company and the proceedings taken and had under or in pursuance of said certificate," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 5, 1906.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 447, Rec. No. 82) entitled "An act to extend the time of the Danbury and Harlem Traction Company to complete the construction of its road and extensions and put the same in operation," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate,

with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill No. 997, Senate reprint No. 1000, Int. No. 744) entitled "An act making an appropriation for the support of government," with a message that they have concurred in the passage of the same with the following amendment:

Strike out all after the enacting clause and insert Senate bill No. 1000.

Said bill having been announced,

Mr. Moreland moved to non-concur in the amendments of the Senate thereto, and request the appointment of a committee of conference thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have non-concurred in the amendments of the Senate thereto, and request the appointment of a committee of conference thereon.

The Senate returned the Senate bill (No. 417, Assembly reprint No. 1809, Rec. No. 114) entitled "An act to amend the Forest, Fish and Game Law in relation to the office and clerical force, game protectors and forestry department," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the bill (No. 860, reprint No. 1829, Int. No. 741) entitled "An act relating to the collection of taxes in the town of Castile in the county of Wyoming," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 753, Senate reprint No. 838, Int. No. 138) entitled "An act to amend the Legislative Law relative to legislative journals."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1767, Int. No. 895) entitled "An act to incorporate the American Baptist Publication Society."

Also, the bill (No. 645, Int. No. 591) entitled "An act to amend the Military Code, relative to miscellaneous provisions."

With a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1793, Int. No. 859) entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' relative to various sections thereof, to insert a new section therein relating to the issuance of certificates of indebtedness for the payment of the cost of paving street intersections, and to repeal sections two hundred and fourteen and two hundred and fifteen of said chapter," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Niagara Falls.

The Senate returned the concurrent resolutions recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1455, Int. No. 1033), entitled "An act to permit The Carnegie Foundation, a corporation duly incorporated under the laws of New York, to convey its property to The Carnegie Foundation for the Advancement of Teaching."

Also, Assembly bill (No. 1215, Int. No. 997) entitled "An act to authorize the towns of Bethel, Thompson, Fallsburgh, Never-sink, and Mamakating, in Sullivan county, to acquire by purchase or condemnation, the rights, franchises and property of any individual or corporation lawfully entitled to exact a toll or charge for walking, riding or driving over any plankroad or turnpike within said towns, and to provide means for the payment of the same."

Also, Assembly bill (No. 516, Int. No. 486) entitled "An act to amend the Code of Civil Procedure, relative to fees of grand and trial jurors in certain counties."

Also, Assembly bill (No. 871, Int. No. 469) entitled "An act to amend chapter three hundred and eighty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act to cede lands under water of Gardiner's and Peconic bays to Suffolk county, Long Island, for the cultivation of shell fish,' generally."

With a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolutions to the Governor.

The Senate returned the bill (No. 997, Senate reprint No. 1000, Int. No. 744) entitled "An act making an appropriation for the support of government," with a message that they have agreed to the request for a committee of conference, and have appointed as such committee on the part of the Senate Messrs. Malby, Allds, and Foley.

Mr. Speaker appointed as such committee on the part of the Assembly, Messrs. Moreland, Burnett, Phillips, Dowling and LaFetra.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have appointed a committee of conference thereon.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 143, Int. No. 143) entitled "An act to authorize the board of estimate and apportionment in the city of New York to issue corporate stock of the city for arrears of uncollectible taxes," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 591, Int. No. 153) entitled "An act to amend the Greater New York charter, relative to the power of the department of taxes and assessments to add certain property and names to the assessment rolls," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.



A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 543, Int. No. 358) entitled "An act to authorize the comptroller of the city of New York to examine and pay the claim of the Congregation Chaare Zedek for accumulated interest on refunded assessments," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 793, Int. No. 151) entitled "An act to amend the Greater New York charter, in relation to the levying taxes to provide for the deficiency in the actual product of taxes theretofore levied," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, April 5, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 871, Int. No. 469) entitled "An act to amend chapter three hundred and eighty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act to cede lands under water of Gardiner's and Peconic bays to Suffolk county, Long Island, for the cultivation of shellfish', generally."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, April 5, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1215, Int. 997) entitled "An act to authorize the towns of Bethel, Thompson, Fallsburgh, Neversink, and Mamakating, in Sullivan county, to

acquire by purchase or condemnation, the rights, franchises and property of any individual or corporation lawfully entitled to exact a toll or charge for walking, riding or driving over any plank road or turnpike within said towns, and to provide means for the payment of the same."

FRANK W. HIGGINS.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,  
ALBANY, *April 5, 1906.*

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 516, Int. No. 486) entitled "An act to amend the Code of Civil Procedure, relative to fees of grand and trial jurors in certain counties."

FRANK W. HIGGINS.

The privileges of the floor were extended to Hon. Edward R. Finch and Hon. James W. Wadsworth, Sr.

On motion of Mr. Moreland, the House adjourned.

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### FRIDAY, APRIL 6, 1906.

The House met pursuant to adjournment.

Prayer by Rev. Edward E. Stuckert.

Mr. Moreland moved that the reading of the journal of yesterday be dispensed with and the same approved.

On motion of Mr. G. M. Palmer, and by unanimous consent, the approval of the journal of Thursday, April 5, was made a special order for Monday, April 9, next, immediately after the reading of the journal.

Mr. Charles introduced a bill entitled "An act to amend the Election Law, relative to creation of new election districts in towns in which voting machines are used in certain counties" (Int. No. 1479), which was read the first time and referred to the committee on the judiciary.

Mr. Cohalan introduced a bill entitled "An act to provide for testing the legality of the monopoly of transit facilities in Manhattan and the Bronx" (Int. No. 1480), which was read the first time and referred to the committee on the judiciary.

Mr. Cox introduced a bill entitled "An act to amend the Public Buildings Law, in relation to the office of State Architect" (Int. No. 1481), which was read the first time and referred to the committee on the judiciary.

Mr. Donohue introduced a bill entitled "An act directing the police commissioner of the city of New York, as trustee of the police pension fund, to increase the pension of Robert Parks, who was retired from the force September thirtieth, nineteen hundred and two" (Int. No. 1482), which was read the first time and referred to the committee on affairs of cities.

Mr. Grady (by request), introduced a bill entitled "An act to amend chapter four hundred and eighteen of the Laws of eighteen hundred and ninety-seven, entitled 'An act in relation to liens,' constituting chapter forty-nine of the general laws" (Int. No. 1483), which was read the first time and referred to the committee on general laws.

Mr. LaFetra introduced a bill entitled "An act to amend the Code of Civil Procedure, relative to the burden of proof of contributory negligence" (Int. No. 1484), which was read the first time and referred to the committee on codes.

Also, "An act to empower the board of estimate and apportionment of the city of New York to authorize the comptroller of the city of New York to issue special revenue bonds to provide for deficits in the special school funds general repairs accounts of the board of education of the city of New York, for the years nineteen hundred and five and nineteen hundred and six" (Int. No. 1485), which was read the first time and referred to the committee on affairs of cities.

Mr. Mills introduced a bill entitled "An act to authorize the Comptroller of the State to hear and determine the application of John W. Hoar for redemption from the tax sales made by the Comptroller in eighteen hundred and seventy-one, eighteen hun-

dred and seventy-seven, eighteen hundred and eighty-one and eighteen hundred and ninety upon lot number five in range three and lot number five in range four, Palmer's purchase, Lefferts' tract, north half, Hamilton county " (Int. No. 1486), which was read the first time and referred to the committee on ways and means.

Also, "An act to authorize the Comptroller of the State to bear and determine the application of Daniel P. Wadsworth for redemption from the tax sale made by the Comptroller in eighteen hundred and seventy-seven of lots numbers three and four in range four, Palmer's purchase, Lefferts' tract, north half, Hamilton county " (Int. No. 1487), which was read the first time and referred to the committee on ways and means.

Mr. J. E. Smith introduced a bill entitled "An act to authorize the building of a dike or dikes for the protection of property adjacent to the Allegany river in the city of Olean, and making an appropriation therefor " (Int. No. 1488), which was read the first time and referred to the committee on ways and means.

Mr. Hubbs introduced a bill entitled "An act to amend the Insanity Law, in relation to hospital attorneys " (Int. No. 1489), which was read the first time.

On motion of Mr. Hubbs, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on the judiciary.

Mr. Lupton introduced a bill entitled "An act to authorize the improvement of the channel of the Shinnecock canal connecting Peconic, Shinnecock and Great South bays in Suffolk county, and making an appropriation therefor " (Int. No. 1492), which was read the first time and referred to the committee on ways and means.

Mr. Patton introduced a bill entitled "An act to amend chapter one hundred and twenty-nine of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the village of Williamsville,' in relation to eligibility of officers and the collection of taxes " (Int. No. 1493), which was read the first time and referred to the committee on affairs of villages.



Mr. G. M. Palmer introduced a bill entitled "An act to establish a State School of Agriculture at Cobleskill, and making an appropriation therefor" (Int. No. 1494), which was read the first time and referred to the committee on ways and means.

Mr. Apgar introduced a bill entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' in relation to boundaries" (Int. No. 1495), which was read the first time and referred to the committee on affairs of villages.

Mr. Wedemeyer introduced a bill entitled "An act to change the name of the Foresters of American Home Association of Long Island to the Foresters of American Home Association of New York" (Int. No. 1496), which was read the first time and referred to the committee on the judiciary.

Mr. LaFetra introduced a bill entitled "An act to amend the Greater New York charter, as reenacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and acts amendatory thereof, and adding new sections thereto, in relation to the police department" (Int. No. 1497), which was read the first time and referred to the committee on affairs of cities.

Mr. Mead introduced a bill entitled "An act to extend the time of the Albany and Schoharie Valley Railroad Company to commence and complete the construction of its railroad" (Int. No. 1498), which was read the first time and referred to the committee on railroads.

By unanimous consent, the joint committee of Senate and Assembly introduced a bill entitled "An act to amend the Stock Corporation Law relative to the qualification of directors" (Int. No. 1499), which was read the first time.

On motion of Mr. Cox, and by unanimous consent, said bill was read the second time and ordered to a third reading.

By unanimous consent, Mr. Foelker introduced a bill entitled "An act to amend the Greater New York charter so as to confer

power upon the board of estimate and apportionment to appropriate money for the proper observance of Memorial Day in the city of New York" (Int. No. 1500), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Nevins introduced a bill entitled "An act to amend the Public Health Law, relative to the qualifications of the practice of veterinary medicine and surgery" (Int. No. 1501), which was read the first time and referred to the committee on public health.

By unanimous consent, Mr. Wedemeyer introduced a bill entitled "An act to amend the Civil Service Law, relative to power of removal" (Int. No. 1502), which was read the first time and referred to the committee on the judiciary.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Cohalan (No. 1336, Int. No. 1082), entitled "An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claim of the Concrete-Steel Engineering Company for work, labor and services or materials or supplies furnished under request, order or direction of the park department of the borough of the Bronx, of the city of New York."

Also, Assembly bill introduced by Mr. Knapp (No. 1895, Int. No. 1404), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' in relation to streets and sidewalks."

Also, Assembly bill introduced by Mr. Dressing (No. 1815, Int. No. 1349), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the powers and duties of the health commissioner of said city and the regulation of tenement-houses therein."

Also, Assembly bill introduced by Mr. Murphy (No. 1588, Int. No. 1236), entitled "An act to amend the Greater New York charter in relation to the board of city record."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Burns (No. 1535, Int. No. 684), entitled "An act to amend the Greater New York charter, relating to the uniformed force of the fire department," reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill (No. 447, Int. No. 417) introduced by Mr. Hartman, entitled "An act to amend the Greater New York charter, relative to the department of street cleaning," reported in favor of the passage of the same with the following amendments:

Page 3, line 13, strike out all the brackets and the word "eight".

Page 3, line 14, strike out all the brackets and the word "eight".

Page 3, line 15, strike out all the brackets and the word "eight".

Page 3, line 16, strike out brackets, and beginning with the word "of" strike out all down to and including the word "each" in line 17.

Page 3, line 19, strike out all brackets and the word "eight".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill (No. 535, Int. No. 502) introduced by Mr. Burzynski, entitled "An act giving the city of Buffalo additional power to abate floods in Buffalo river and Cazenovia creek, and to put the Buffalo river in navigable condition, and to acquire lands by purchase or by eminent domain proceedings, and requiring the construction of bridges over said Buffalo river and Cazenovia creek, and providing for the issue of bonds, and for the raising of money by general and local taxation to pay

the expense of said work or improvement," reported in favor of the passage of the same with the following amendments:

Page 2, line 6, after the word "city" insert "provided however that nothing herein shall be deemed to authorize the construction of a new channel connecting Buffalo River with Lake Erie for any purpose other than for drainage purposes."

Same page, line 21, strike out "or any part thereof".

Page 3, line 2, insert after the word "benefitted" the words "in proportion to benefits derived".

Same page, strike out all of lines 3, 4, 5, 6, and 7.

Same page, line 8, strike out "6" and insert instead "5".

Same page, line 21, strike out "7" and insert instead "6".

Page 4, line 16, strike out "8" and insert "7".

Page 5, line 1, strike out "9" and insert "8".

Same page, line 9, strike out "10" and insert "9".

Page 6, line 4, strike out "11" and insert "10".

Same page, line 6, strike out "two" and insert "six".

Same page, line 20, strike out "12" and insert "11".

Same page, line 23, strike out "seven" and insert instead thereof "one million five".

Same page, line 24, strike out "and fifty".

Page 7, line 1, strike out "13" and insert "12".

Same page, lines 2 and 3, strike out "and the expense of constructing or rebuilding said city bridges".

Same page, line 10, strike out "14" and insert "13".

Same page, line 13, strike out "real estate" and insert "lands".

Same page, lines 13 and 14, strike out "in accordance with their certificate of the district benefitted" and insert instead thereof "in proportion to benefits derived".

Page 7, strike out all of section fifteen and insert instead thereof a new section as follows: "§ 14. All acts and proceedings required of or which may be taken by the said common council hereunder shall be subject to the approval of the mayor of the city of Buffalo to the same extent and in the same manner provided by the charter of said city with reference to acts and proceedings of said common council under said charter."

Same page, line 25, strike out "16" and insert "15".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. W. I. Lee (No.



890, Int. No. 754), entitled "An act to amend chapter six hundred and forty-three of the Laws of eighteen hundred and ninety-nine, in relation to the opening of the highway or avenue known as Prospect avenue, in the former town of Flatbush, Kings county, now a part of the city of New York," reported the same with the following amendments:

On page 1, line 4, at beginning of line insert the following: "The board of estimate and apportionment of the city of New York is hereby authorized and empowered in its discretion to provide, by resolution duly adopted that".

Page 1, line 7, strike out "is hereby" and insert "shall be".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Burnett, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Stevens (No. 457, Rec. No. 137), entitled "An act to amend section one of chapter seven hundred and thirty-three of the Laws of nineteen hundred and five, entitled 'An act in relation to the price of electric current furnished or sold to the city of New York and providing a penalty for violation.'"

Also, Senate bill introduced by Mr. Fitzgerald (No. 366, Rec. No. 154), entitled "An act authorizing the police commissioner of the city of New York to reinstate detective sergeants."

Also, Senate bill introduced by Mr. Elsberg (No. 915, Rec. No. 219), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Senate bill (No. 802, Rec. No. 189) introduced by Mr. McCarren, entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries," reported

in favor of the passage of the same with the following amendment:

Page 1, line 6, after "§ 823" strike out letter "c" and insert letter "d".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Cunningham (No. 1708, Int. No. 1300), entitled "An act to amend the Penal Code relative to punishment for murder in the second degree."

Also, Assembly bill introduced by Mr. Baldwin (No. 1470, Int. No. 1175), entitled "An act to amend the Code of Civil Procedure relative to distribution of personal property."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Senate bill introduced by Mr. Brackett (No. 845, Rec. No. 193), entitled "An act to amend sections seven hundred and ninety-eight and nine hundred and seventy-seven of the Code of Civil Procedure, relating to the service of pleadings and dates of issue."

Also, Senate bill introduced by Mr. Allds (No. 870, Rec. No. 217), entitled "An act to amend the Code of Civil Procedure relating to the enforcement of mechanic's liens on real property."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was recommended Senate bill introduced by Mr. Marks (No. 80, Assembly reprint No. 751, Rec. No. 11), entitled "An act to amend subdivision five of section three thousand two hundred and twenty-eight of the Code of Civil Procedure, relating to costs," reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Hooker, from the committee on railroads, reports by bill entitled "An act to amend the Railroad Law, in relation to grade crossings," (Int. No. 1491), in the words following:

AN ACT to amend the railroad law, in relation to grade crossings.

*The People of the State of New York, represented in the Senate and Assembly, do enact as follows:*

Section 1. Chapter five hundred and sixty-five of the laws of eighteen hundred and ninety, entitled "An act in relation to railroads, constituting chapter thirty-nine of the general laws," is hereby amended by inserting therein a new section to be section sixty-five-a thereof, and to read as follows:

§ 65-a. Before any corporation owning or operating a steam railroad within the state shall increase the number of its tracks or widen its roadway or right of way or change its location or its motive power, it shall file with the board of railroad commissioners plans showing in detail each highway to be crossed by its railroad as so changed. The board of railroad commissioners shall thereupon designate a time and place when and where a hearing will be given to determine whether such a plan of widening or altering such railroad or changing its motive power increases the danger to the public at such crossing, and shall notify the municipal corporation having jurisdiction over such highways. The said board shall also give public notice of such hearing in at least two newspapers published in the locality in which such highway crossings are located, and all persons owning land in the vicinity of such crossings shall have the right to be heard. The decision of the board rendered in any proceeding under this section shall be communicated within twenty days after a final hearing to all parties to whom notice of the hearing in such proceedings was given, or who appeared at such hearing by counsel or in person. If it appears from the evidence upon such hearing or hearings that the proposed widening or altering such railroad or the proposed change in its motive power increases the danger to the public at such crossings, the board shall determine, by order, that such corporation shall not cross such highways or any one or more of them to be specified in such order, at grade. An appeal may be taken from such decision to the appellate division and the court of appeals in the manner provided by section sixty-two of this chapter. If no appeal is taken from the board of railroad commissioners, or if such decision is sustained on appeal, the corporation owning or operating such railroad shall construct its railroad across such highways, above or below the grade thereof as such decision shall direct, and the entire expense

shall be paid by the corporation owning or operating such railroad.

§ 2. This act shall take effect immediately.

Which was read the first time, and said committee reports in favor of the passage of said bill without amendment, which report was agreed to and said bill ordered printed and placed on the order of second reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Myron Smith (No. 1951, Int. No. 1455), entitled "An act to extend the corporate existence of the Dutchess Insurance Company," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Senate bill introduced by Mr. Brackett (No. 786, Rec. No. 170), entitled "An act to repeal chapter six hundred and thirty-two of the Laws of nineteen hundred and three, entitled 'An act to regulate the practice of barbering in the State of New York,'" reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter one hundred and seventy of the Laws of nineteen hundred, entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the Palisades on the Hudson river for an interstate park and thereby to preserve the scenery of the Palisades' relating to the extension of said park." (No. 1113, Int. No. 707.)

"An act to authorize Saint John's Church, Mount Morris, New York, to set apart certain funds as a permanent endowment fund and to restrict the use and investment thereof." (No. 1841, Int. No. 1259.)

"An act to amend the Forest, Fish and Game Law, in relation



to the close season for trout in Wyoming county." (No. 1832, Int. No. 827.)

"An act to amend chapter five hundred and sixty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act to extend the time of the Little Falls, Van Hornesville and Otsego Lake Narrow Gauge Railroad Company to begin the construction of its road and expend thereon ten per centum of the amount of its capital and finish and put the same in operation' in relation to extending time." (No. 1906, Int. No. 303.)

"An act to amend the Canal Law, relative to superintendents of repairs and drafts of money by the Superintendent of Public Works for the payment of contracts." (No. 1911, Int. No. 1237.)

"An act to amend the Code of Civil Procedure, relative to compensation of deputy sheriffs attending courts in the county of Richmond." (No. 1912, Int. No. 1298.)

"An act to amend the Insurance Law generally." (No. 1909, Int. No. 809.)

"An act to amend the Forest, Fish and Game Law, relative to close season in Washington and Schoharie counties." (No. 1881, Int. No. 1226.)

"An act to amend chapter one hundred and forty-two of the Laws of eighteen hundred and seventy-nine, entitled 'An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and forty-two, entitled "An act to condense and amend the several acts relating to the village of Albion," and the several acts amendatory thereof,' in relation to the schools and school district of such village." (No. 1905, Int. No. 1414.)

Mr. Gates offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 1432, Int. No. 1157) entitled "An act continuing in office of commissioner of jurors in certain counties and regulating and prescribing their appointment, duties and compensation."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Gates moved to amend as follows:

Page 5, line 16, strike out the word "them" and insert in lieu thereof the word "him".

Page 7, line 25, after the word "judge" insert "or justice of the Supreme Court".

Page 10, line 8, strike out the word "thirty-six", and insert in lieu thereof "forty-eight".

Page 10, line 11, strike out the word "thirty-six" and insert in lieu thereof "forty-eight".

Page 10, line 18, strike out the words "thirty-six" and insert in lieu thereof "forty-eight".

At end of section 11 insert:

"Sec. 12. In order to be qualified to serve as a grand or trial juror in a court of record or as a trial juror in a court not of record, pursuant to the provisions of this act, a person must be:

1. A male citizen of the United States and a resident of the county.

2. Not less than twenty-one nor more than seventy years of age.

3. The owner in his own right of personal property of the value of two hundred and fifty dollars; or of a freehold estate in real property, of the value of one hundred and fifty dollars; or the husband of a woman who is the owner of a like freehold estate, belonging to her, in her own right.

4. In possession of his natural faculties, and not infirm or decrepit.

5. Free from all legal exceptions; intelligent; of good character; of approved integrity; of sound mind and judgment and well informed.

But a person in possession of land held by him under contract for the purchase thereof, or the husband of a woman in possession of land held by her under contract for the purchase thereof, upon which improvements have been made by him or her to the value of one hundred and fifty dollars, is qualified to serve as a trial juror, although he does not possess either of the qualifications specified in subdivision three of this section, if he is qualified in every other respect."

Make section 12 section 13.

Make section 13 section 14.

Make section 14 section 15.

Make section 15, section 16.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted.

On motion of Mr. Gates, said bill was recommitted to the committee on the judiciary.

Mr. Cox offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 1909, Int. No. 809) entitled "An act to amend the Insurance Law generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Cox moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith amended as follows:

Page 8, underscore all of line 16, and all of line 17, up to and including the comma.

Page 10, line 1 and line 5, underscore the letters "um" of the word "centum".

Page 24, line 22, strike out the word "nineteen" and insert the words "one thousand nine".

Page 25, lines 21 and 22, underscore the words "to the capital stock".

Page 28, line 11, insert a comma after the word "annual" and also after the word "premiums".

Page 29, lines 2 and 5, underscore the letters "um" in the word "centum".

Same page, line 20, strike out the comma after the word "premium".

Page 32, line 13, after the word "every" insert the word "participating".

Page 36, line 13, after the word "thereof" insert semi-colon ";", and in the word "provided" strike out uppercase letter "P" and in lieu thereof lowercase letter "p".

Page 38, line 17, underscore the letters "um" in word "centum".

Page 39, lines 1 to 7 inclusive, omit underscoring.

Page 39, line 23, after word "company" strike out the comma ",",

Page 41, line 22, strike out the word "person" and insert the word "corporation".

Page 43, line 24, after the word "within" insert the word "[one]".

Page 45, line 18, after the word "countries" insert the following: "unless prohibited by law,".

Page 47, lines 21 and 22, insert a period "." after the word "him" and strike out the words "in his own handwriting thereon."

Page 48, line 23, strike out the word "statements" and insert the word "certificates".

Page 56, line 22, strike out the comma "," after the word "prizes" and insert the word "and". Also strike out the words "salaries or" and in lieu thereof insert the words "and all increased or additional", and after the word "commissions" insert the words "or compensation".

Same page, line 23, strike out the word "amount" and insert the word "volume".

Page 56, line 24, strike out the words "other than as aforesaid,".

Page 61, line 25, after the following: "Amount \$....." insert the following: "Age.....".

Page 69, line 18, after the following: "Amount \$....." insert the following: "Age.....".

Page 75, line 7, after the word "Any" strike out the word "any".

Page 75, line 16, after the words "settlement.—The insured" insert a comma ",".

Same page, line 17, strike out the word "a" and insert the word "the".

Same page, line 26, after the word "notice" insert a comma ",".

Page 76, line 12, after the word "otherwise" strike out the word "devoted" and insert the word "directed".

Page 77, line 6, after the following: "Amount \$....." insert the following: "Age.....".

Page 83, line 1, strike out the word "or" and insert the word "of".

Same page, line 7, strike out the word "contained" and insert the word "continued".

Same page, line 14, after the word "beneficiary" strike out the comma "," and after the word "death" insert a comma ",".

Same page, line 23, after the word "notice" insert a comma ",".

Page 84, line 21, strike out the word "or" and insert the word "and".

Same page, line 24, after the word "notice" insert a comma ",".

Page 85, line 7, after the word "or" insert the word "to".



Same page, line 12, after the word "and" insert the word "to".

Page 86, line 13, after the following: "Amount \$....." insert the following: "Age.....".

Page 89, line 7, make new paragraph of the parenthetical clause after period beginning with the words "(The policy," etc.

Page 89, line 20, after the word "dollars" insert the word "of".

Page 90, line 8, after the word "policy" strike out the word "and".

Page 92, line 6, after the word "beneficiary" strike out the comma ",", and after the word "death" insert a comma ",".

Same page, line 15, after the word "notice" insert a comma ",".

Page 95, line 6, after the words "state or" insert the words "in any".

Page 96, line 22, after the word "mentioned" insert the words "and other than loans upon policies".

Page 96, line 22, after the word "mentioned" strike out the comma ",".

Page 98, line 18, after the word "statement" insert the following: "as enumerated in section ninety-seven of this article. A foreign corporation, issuing both participating and non-participating policies, shall make a separate statement of profits and losses, margins and expenses, as aforesaid, with reference to each of said kinds of business,".

Same page, line 19, strike out the word "for" and insert the word "to".

Same page, line 20, strike out all to the period and insert the words "each of such kinds of business".

Page 100, line 26, underscore the letters "um" in the word "centum".

Page 102, line 13, after the word "that" insert the words "except in the case of fraternal organizations,".

Page 104, line 1, enclose in brackets all of the sentence beginning with the words "In case such fund," etc., in line 1, and ending with the words "three months thereafter.", line 8.

Same page, lines 9 and 10, enclose in brackets all of the words "double" to "membership" inclusive, and after the word "of" at end of line 8, insert the words "the reserve or emergency fund required by this section,".

Same page, line 13, enclose in brackets the word "proceeds", and after the word "such" insert the words "reserve or emergency fund".

Page 111, line 1, underscore the word ": and".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Rogers, from the committee on insurance, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 684) entitled "An act to amend section two hundred and seven of chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the municipal court of the city of New York, its officers and marshals,' in relation to commissions" (Rec. No. 143), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading.

The Senate bill (No. 578) entitled "An act to amend chapter fourteen of the Laws of eighteen hundred and eighty, entitled 'An act to further amend chapter one hundred and forty-three of the Laws of eighteen hundred and sixty-one, entitled "An act to amend and consolidate the several acts in relation to the charter of the city of Rochester," and to consolidate therewith the several acts in relation to the charter of said city'" (Rec. No. 140), was read the second time.

On motion of Mr. Whitley, said bill was placed on the order of third reading.

On motion of Mr. Whitley, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Averill	DeGroot	Hartman	Nevins	Stanley
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Bedell	Dressing	Hooker	Oliver	Surpless

Beebe	Eagleton	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Tompkins
Bird	Farnan	Keyes	Patton	Waddell
Bisland	Filley	Knapp	Phillips	Wade
Bohan	Fish	Krulewitch	Pratt	Wainwright
Boshart	Foelker	Lansing	Prentice	Weber
Brady	Foster	LaFetra	Reilly	Wedemeyer
Brennan	Fowler	Lee A E	Rock	Wemple
Burns	Fritz	Lee W I	Rogers	West
Burzynski	Gates	Lewis	Sammon	Whitley
Carnochan	Grady	Maher	Santee	Whitney F G
Carrier	Grattan	Maier	Schoeneck	Whitney G H
Caughlan	Gray A B	Matthews	Schwegler	Williams
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Coon	Gregory	Merritt	Shuttleworth	Yale
Cowan	Gunderman	Miller	Smith A E	Young
Cox	Hammond	Mills	Smith J E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 536) entitled "An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto" (Rec. No. 183), was read the second time.

On motion of Mr. Gates, said bill was placed on the order of third reading.

The Senate bill (No. 230) entitled "An act to provide for the payment of the claim of James J. Buckley for labor performed and materials furnished in the construction of a public comfort building in the New York Zoological park, in Bronx park, in the city of New York" (Rec. No. 61), was read the second time.

On motion of Mr. G. H. Whitney said bill was placed on the order of third reading.

On motion of Mr. G. H. Whitney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Allen F E	Cowan	Gunderman	Miller	Sprenger
Allen J G	Cox	Hackett	Mills	Stanley
Averill	Crosley	Hammond	Moreland	Steele
Baldwin	Cunningham	Hapeman	Nevins	Steffens
Bass	DeGroot	Harawitz	Nolan	Story
Beebe	Donohue	Hartman	O'Neill	Surpless
Bernstein	Dowling	Hastings	Palmer G M	Volk
Bird	Dressing	Hoffman	Patton	Waddell
Bisland	Eagleton	Hooper	Phillips	Wade
Bohan	Evans	Hubbs	Pratt	Wainwright
Boshart	Farnan	Kavanagh	Prentice	Weber
Brady	Fish	Keyes	Quinn	Wedemeyer
Brennan	Foelker	Krulewitch	Reilly	Wells
Burnett	Fowler	LaFetra	Rogers	Wemple
Burns	Francis	Lee A E	Sammon	West
Burzynski	Gates	Lee W I	Santee	Whitley
Carnochan	Grady	Lewis	Schoeneck	Whitney G H
Carrier	Grattan	Lupton	Schwegler	Williams
Caughlan	Gray A B	Maher	Scovill	Wilson
Chamberlain	Gray F J	Maier	Shuttleworth	Winters
Colne	Green	Mead	Smith A E	Wood
Coon	Gregory	Merritt	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 199) entitled "An act to provide for the payment of the claim of Robert E. Jones for furnishing work, labor and services and materials in the repair of the fire alarm system in the Fifth ward of the borough of Queens in the city of New York" (Rec. No. 122), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading.

On motion of Mr. Hackett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the



affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hammond	Mills	Smith J E
Allen F E	Cox	Hamn	Murphy	Smith Myron
Allen J G	Cunningham	Harawitz	Nevins	Sprenger
Averill	DeGroot	Hartman	Nolan	Stanley
Baldwin	Donohue	Hastings	Norton	Steffens
Bass	Dowling	Hoffman	Oglesby	Story
Becker	Draper	Hooper	O'Neill	Surpless
Beebe	Dressing	Hubbs	Palmer S J	Volk
Bernstein	Evans	Kavanagh	Patton	Waddell
Bird	Farnan	Keyes	Phillips	Wainwright
Bisland	Fillee	Knapp	Prentice	Weber
Bohan	Fish	Krulewitch	Quinn	Wedemeyer
Brady	Foelker	Lansing	Reilly	Wells
Brennan	Foster	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitney F G
Burzynski	Grady	Maher	Sammon	Whitney G H
Carnochan	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Shanahan	Winters
Charles	Green	Mead	Shuttleworth	Yale
Colne	Gunderman	Merritt	Smith A E	Young
Coon	Hackett	Miller		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 186) entitled "An act to amend the Forest, Fish and Game Law relative to the establishment of a close season in towns" (Rec. No. 29), was read the second time.

On motion of Mr. Knapp, said bill was placed on the order of third reading.

The Senate bill (No. 790) entitled "An act to amend chapter one hundred and thirty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act providing for the better collection of taxes in the county of Erie; for the sale by the treasurer thereof of lands in said county for unpaid taxes, and regulating the compensation of said treasurer,' in relation to the powers of the deputy county treasurer" (Rec. No. 226), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading.

The bill (No. 1638) entitled "An act to authorize the State Comptroller to hear and determine the application of Emerson C. Felton and Abram N. DeLong, for the cancellation of the tax sale of eighteen hundred and fifty-three of lot ninety-seven, Duer-ville patent, town of Altona, Clinton county" (Int. No. 1268), was read the second time.

On motion of Mr. Knapp, said bill was placed on the order of third reading.

On motion of Mr. Knapp, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legisla-tive days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Murphy	Stanley
Allen J G	Cunningham	Hamn	Nevins	Steele
Averill	DeGroot	Hartman	Nolan	Steffens
Baldwin	Donohue	Hastings	Norton	Story
Bass	Dowling	Hooker	Oglesby	Surpless
Becker	Dressing	Hooper	O'Neill	Thompson
Beebe	Eagleton	Hubbs	Palmer G M	Tompkins
Bernstein	Evans	Kavanagh	Palmer S J	Volk
Bisland	Farnan	Knapp	Patton	Waddell
Bohan	Feth	Krulewitch	Phillips	Wade
Boshart	Filley	LaFetra	Prentice	Wainwright
Brennan	Fish	Lee A E	Quinn	Wedemeyer
Burnett	Foelker	Lewis	Rogers	Wells
Burns	Fowler	Lupton	Salomon	Wemple
Burzynski	Francis	Maher	Santee	West
Carnochan	Fritz	Maier	Schoeneck	Whitney F G
Carrier	Grattan	Matthews	Schwegler	Whitney G H
Caughlan	Gray A B	Mead	Scovill	Williams
Chamberlain	Gray F J	Merritt	Shanahan	Wilson
Colne	Green	Miller	Smith A E	Winters
Coon	Gregory	Mills	Smith J E	Wood
Cowan	Gunderman	Moreland	Strenger	Yale
Cox	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 618) entitled "An act making an appropriation for the expenses of the Commissioners for Paroled Prisons and the parole officers" (Int. No. 568), was read the second time.

On motion of Mr. Cunningham, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1555) entitled "An act to amend the Lien Law, in relation to liens on automobiles and other vehicles" (Int. No. 1218), was read the second time.

On motion of Mr. Francis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1085) entitled "An act to amend the Public Health Law, relative to the suppression and removal of certain nuisances" (Int. No. 894), was read the second time.

On motion of Mr. DeGroot, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 10) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' providing for the reorganization of the board of rapid transit railroad commissioners" (Int. No. 10), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1286) entitled "An act to regulate the price of illuminating gas in the village of Seneca Falls and Waterloo, Seneca county, New York" (Int. No. 1061), was read the second time.

On motion of Mr. Maier, said bill was placed on the order of third reading.

On motion of Mr. Maier, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Hapeman	Murphy	Stanley
Allen J G	Donohue	Harawitz	Norton	Steele
Averill	Dowling	Hartman	Oglesby	Story
Baldwin	Draper	Hastings	Palmer G M	Surpless
Bass	Dressing	Hooker	Palmer S J	Thompson
Becker	Evans	Hooper	Patton	Tompkins
Beebe	Farnan	Hubbs	Phillips	Volk
Bernstein	Feth	Kavanagh	Pratt	Waddell
Bird	Filley	Keyes	Quinn	Wade
Bisland	Foelker	Krilewitch	Reilly	Weber
Bohan	Foster	Lansing	Rock	Wedemeyer
Boshart	Fowler	Lee A E	Rogers	Wells
Brady	Francis	Lee W I	Salomon	Wemple
Burnett	Fritz	Lewis	Santee	West
Burns	Gates	Lupton	Schoeneck	Whitley
Carrier	Grady	Maher	Schwegler	Whitney F G
Caughlan	Grattan	Maier	Scovill	Williams
Chamberlain	Gray A B	McGuire	Shanahan	Wilson
Charles	Gray F J	Mead	Shuttleworth	Winters
Colne	Green	Merritt	Smith J E	Wood
Cowan	Gunderman	Miller	Smith Myron	Yale
Cox	Hackett	Mills	Sprenger	Young
Crosley	Hammond	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1773) entitled "An act to amend section seven of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying the city of New York with an increased supply of pure and wholesome water,' as amended by chapter five hundred and thirty-six of the Laws of eighteen hundred and ninety-six, relative to publication of notices in newspapers" (Int. No. 1334), was read the second time.

On motion of Mr. Yale, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1348) entitled "An act to amend chapter seven hundred and twenty-four of the Laws of nineteen hundred and



five, entitled 'An act to provide for an additional supply of pure and wholesome water for the city of New York; and for the acquisition of lands or interest therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters, and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the board of water supply" (Int. No. 1094), was read the second time.

On motion of Mr. Yale, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1842) entitled "An act for the relief of Thomas Conley" (Int. No. 1360), having been announced for a second reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1332) entitled "An act to amend the Tax Law relating to certain exemptions" (Int. No. 1078), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1858) entitled "An act to amend section ten of chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven as amended by chapter thirty-one of the Laws of eighteen hundred and seventy-seven providing for the exemption of cemetery property" (Int. No. 1376), was read the second time.

On motion of Mr. Winters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 994) entitled "An act to amend the Tax Law in relation to redemption from tax sales" (Int. No. 833), was read the second time.

On motion of Mr. J. E. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1551) entitled "An act to amend the Tax Law

in relation to providing assessors with additional information in respect to corporations taxable in their several districts " (Int. No. 1214), was read the second time.

On motion of Mr. Cunningham, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1896) entitled "An act to authorize the Comptroller of the State of New York to hear and determine the application of J. G. Stevens for the cancellation of the tax sale of eighteen hundred and eighty-four of a portion of lot number fifty-nine of township number six, in the Old Military tract, in the town of Ellenburgh, county of Clinton " (Int. No. 1405), was read the second time.

On motion of Mr. Knapp, said bill was placed on the order of third reading.

On motion of Mr. Knapp, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Allen F E	Cox	Hackett	Murphy	Stanley
Allen J G	Crosley	Hamn	Nevins	Steele
Averill	DeGroot	Hapeman	Oglesby	Story
Baldwin	Donohue	Hartman	Palmer G M	Surpless
Bass	Dowling	Hastings	Palmer S J	Thompson
Becker	Draper	Hooker	Patton	Tompkins
Beebe	Dressing	Hooper	Phillips	Volk
Bernstein	Eagleton	Hubbs	Prentice	Waddell
Bird	Evans	Kavanagh	Quinn	Wainwright
Bisland	Feth	Keyes	Reilly	Weber
Bohan	Filley	Knapp	Rock	Wedemeyer
Boshart	Fish	Krulewitch	Rogers	Wells
Brady	Foelker	Lansing	Salomon	Wemple
Brennan	Foster	Lee A E	Sammon	West
Burnett	Fowler	Lee W I	Santee	Whitney F G
Burns	Fritz	Lupton	Schoeneck	Whitney G H
Carnochan	Gates	Maher	Scovill	Williams
Caughlan	Grady	Maier	Shanahan	Wilson

Chamberlain	Grattan	Matthews	Shuttleworth	Winters
Charles	Gray A B	Mead	Smith J E	Wood
Colne	Gray F J	Merritt	Smith Myron	Yale
Coon	Gregory	Miller	Sprenger	Young
Cowan]	Gunderman	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1613) entitled "An act to authorize a further appropriation for the maintenance of the Metropolitan Museum of Art in the Central park in the city of New York" (Int. No. 1257), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1885) entitled "An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the city of New York'" (Int. No. 1394), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1870) entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water,"' in relation to rents, rates and penalties and duties of the water commissioners" (Int. No. 1390), was read the second time.

On motion of Mr. J. G. Allen, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1084) entitled "An act to amend chapter six hundred and forty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Buffalo to construct a storm-water drain in said city and in the village of Sloan, to issue bonds therefor, and to permit said village to discharge sewage into sewers of said city'" (Int. No. 893), was read the second time.

On motion of Mr. Burzynski, said bill was placed on the

order of third reading and referred to the committee on revision.

The bill (No. 1014) entitled "An act to amend section three hundred and eighty-three of the Greater New York charter, as reenacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one relative to powers and duties of borough presidents" (Int. No. 849), was read the second time.

On motion of Mr. Campbell, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 769) entitled "An act to repeal chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' as amended by chapter five hundred and eight of the Laws of eighteen hundred and ninety-seven" (Int. No. 672), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1475) entitled "An act to establish policemen's relief and pension fund in the city of Niagara Falls, Niagara county, New York" (Int. No. 1180), was read the second time.

On motion of Mr. Draper, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1013) entitled "An act to provide for a commissioner of records of the county of New York" (Int. No. 848), was read the second time.

On motion of Mr. Francis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1705) entitled "An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, borough of Brooklyn, late town of Gravesend, Kings county, and to close Surf avenue from West



Thirty-seventh street to the end of said avenue at Coney Island Point" (Int. No. 1297), was read the second time.

On motion of Mr. Grady, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1636) entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-eight entitled 'An act to amend chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, entitled "An act to incorporate the city of Newburgh," and the several acts amendatory thereof,' in relation to the improvement of streets in said city" (Int. No. 1266), was read the second time.

On motion of Mr. Hastings, said bill was placed on the order of third reading.

On motion of Mr. Hastings, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Allen F E	Cox	Harawitz	Norton	Steele
Allen J G	Crosley	Hastings	Oglesby	Steffens
Averill	Cunningham	Hoffman	O'Neill	Story
Baldwin	DeGroot	Hooker	Palmer G M	Surpluss
Bass	Donohue	Hooper	Patton	Thompson
Becker	Dowling	Hubbs	Phillips	Volk
Beebe	Draper	Keyes	Prentice	Waddell
Bernstein	Evans	Knapp	Quinn	Wade
Bird	Farnan	Krlewitch	Reilly	Wainwright
Bisland	Fish	LaFetra	Rock	Weber
Bohan	Foelker	Lee A E	Rogers	Wedemeyer
Boshart	Foster	Lee W I	Sammon	Wells
Brady	Francis	Lewis	Santee	West
Burnett	Gates	Lupton	Schoeneck	Whitley
Burns	Grady	Maher	Schwegler	Whitney F G
Burzynski	Grattan	Matthews	Scovill	Whitney G H
Carnochan	Gray A B	McGuire	Shuttleworth	Williams
Carrier	Gray F J	Mead	Smith A E	Wilson
Caughlan	Green	Miller	Smith J E	Winters
Chamberlain	Gunderman	Mills	Smith Myron	Wood
Charles	Hackett	Moreland	Sprenger	Yale
Colne	Hamm	Nevins	Stanley	Young
Cowan	Hapeman	Nolan		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1845) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain assessments affecting property in the city of New York and directing the Comptroller to mark such assessments accordingly" (Int. No. 1363), was read the second time.

On motion of Mr. Kavanagh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1363) entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries'" (Int. No. 1106), was read the second time.

On motion of Mr. Keyes, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1611) entitled "An act to amend chapter three hundred and six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to confirm, reduce, levy and provide for the collection by the city of Rensselaer as the successor of the village of Greenbush of certain assessments made by the village of Greenbush and to confirm the proceedings had with reference thereto and the issue of bonds thereon,' in relation to the collection of unpaid street paving assessments" (Int. No. 1255), was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1412) entitled "An act to amend section twenty-one of chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' relative to salary of superintendent of water works" (Int. No. 1139), was read the second time.

On motion of Mr. Mills, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1413) entitled "An act to amend sections twenty-

eight and seventy-five of chapter two hundred and seventy-five of the Laws of eighteen hundred and ninety-nine, entitled 'An act to revise the charter of the city of Gloversville,' in relation to the salary and duties of assessors" (Int. No. 1140), was read the second time.

On motion of Mr. Mills, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1414) entitled "An act to amend the Greater New York charter relative to the cognizance and control of the sweeping and cleaning of the streets of the borough of Brooklyn" (Int. No. 1141), having been announced for a second reading,

On motion of Mr. Bohan, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1612) entitled "An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by Hector McNeile as clerk to a coroner of Kings county, and to provide for the payment of such claim" (Int. No. 1256), was read the second time.

On motion of Mr. S. J. Palmer, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1590) entitled "An act to amend chapter two hundred and fourteen of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise the charter of the city of Binghamton,' relative to the salary of the clerk of the board of street commissioners" (Int. No. 1238), was read the second time.

On motion of Mr. Rogers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1904) entitled "An act authorizing the fire commissioner of the city of New York, to rehear and retry the charges upon which James McCullen, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position" (Int. No. 1413), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading.

On motion of Mr. Hackett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 00

Those who voted in the affirmative were:

Allen F E	Cox	Hackett	Mills	Smith Myron
Allen J G	Crosley	Hammond	Moreland	Sprenger
Averill	Cunningham	Hapeman	Murphy	Stanley
Baldwin	Donohue	Harawitz	Nevins	Steele
Bass	Dowling	Hartman	Oglesby	Steffens
Becker	Draper	Hastings	O'Neill	Story
Beebe	Eagleton	Hoffman	Palmer G M	Surpless
Bernstein	Evans	Hooker	Palmer S J	Thompson
Bird	Farnan	Hubbs	Phillips	Volk
Bisland	Filley	Kavanagh	Pratt	Waddell
Bohan	Fish	Keyes	Prentice	Wade
Boshart	Foelker	Knapp	Quinn	Wainwright
Brady	Foster	Krulewitch	Reilly	Weber
Brennan	Francis	Lansing	Rock	Wedemeyer
Burnett	Fritz	Lee A E	Rogers	Wells
Burns	Gates	Lee W I	Sammon	Wemple
Burzynski	Grady	Lewis	Santee	Whitley
Carrier	Grattan	Lupton	Schoeneck	Whitney F G
Caughlan	Gray A B	Maier	Scovill	Whitney G H
Chamberlain	Gray F J	Matthews	Shanahan	Williams
Charles	Green	McGuire	Shuttleworth	Wilson
Colne	Gregory	Mead	Smith A E	Wood
Coon	Gunderman	Merritt	Smith J E	Yale
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1640) entitled "An act to authorize a change in the site of the astronomical observatory of the Brooklyn Institute of Arts and Sciences and to provide for the erection and maintenance of said observatory" (Int. No. 1270), was read the second time.



On motion of Mr. Shanahan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1251) entitled "An act authorizing the fire commissioner of the city of New York to rehear the charges upon which John J. Lyons, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position" (Int. No. 1035), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading.

On motion of Mr. Hackett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Hapeman	Moreland	Shuttleworth
Allen J G	DeGroot	Harawitz	Murphy	Smith J E
Averill	Donohue	Hartman	Nevins	Smith Myron
Baldwin	Dowling	Hastings	Nolan	Sprenger
Bass	Dressing	Hoffman	Norton	Stanley
Becker	Eagleton	Hooker	Oglesby	Steele
Beebe	Evans	Hubbs	Oliver	Steffens
Bernstein	Farnan	Kavanagh	O'Neill	Story
Bird	Feth	Keyes	Palmer G M	Surpluss
Bisland	Filley	Knapp	Palmer S J	Volk
Bohan	Fish	Krulewitch	Patton	Waddell
Brady	Foelker	Lansing	Phillips	Wade
Brennan	Foster	LaFetra	Pratt	Wainwright
Burnett	Francis	Lee A E	Quinn	Wedemeyer
Burns	Fritz	Lee W I	Reilly	Wells
Carnochan	Grady	Lewis	Rock	West
Carrier	Grattan	Lupton	Rogers	Whitley
Caughlan	Gray A B	Maher	Salomon	Whitney F G
Chamberlain	Gray F J	Matthews	Sammon	Whitney G H
Charles	Green	McGuire	Schoeneck	Williams
Colne	Gunderman	Mead	Schwegler	Winters
Coon	Hackett	Merritt	Scovill	Wood
Cowan	Hammond	Miller	Shanahan	Yale
Cox	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1820) entitled "An act to provide for obtaining information as to the consumption and waste of water in the city of New York" (Int. No. 1354), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1853) entitled "An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses and purposes of the fire department of said city" (Int. No. 1371), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1660) entitled "An act to amend the Greater New York charter in relation to the purchase of supplies, and the making of repairs and alterations for the various courts and departments of the city of New York" (Int. No. 120), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading.

On motion of Mr. Hackett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Hackett	Moreland	Smith Myron
Allen J G	Cunningham	Hamn	Murphy	Sprenger
Averill	DeGroot	Hapeman	Nevins	Stanley
Baldwin	Donohue	Harawitz	Norton	Steele
Bass	Dowling	Hartman	Oglesby	Steffens
Becker	Dressing	Hastings	Palmer G M	Story
Beebe	Eagleton	Hooker	Palmer S J	Surplless
Bernstein	Evans	Hooper	Patton	Volk

Bird	Farnan	Hubbs	Phillips	Waddell
Bisland	Feth	Kavanagh	Pratt	Wade
Bohan	Fish	Keyes	Quinn	Wainwright
Boshart	Foelker	Knapp	Reilly	Weber
Brennan	Foster	Krulewitch	Rock	Wedemeyer
Burnett	Fowler	Lansing	Rogers	Wemple
Burns	Francis	LaFetra	Salomon	West
Burzynski	Fritz	Lee A E	Sammon	Whitley
Carnochan	Gates	Lee W I	Santee	Whitney F G
Carrier	Grady	Lewis	Schoeneck	Whitney G H
Caughlan	Grattan	Lupton	Schwegler	Williams
Chamberlain	Gray A B	Maher	Scovill	Winters
Charles	Gray F J	Maier	Shuttleworth	Wood
Coon	Green	Mead	Smith A E	Yale
Cowan	Gregory	Miller	Smith J E	Young
Cox	Gunderman	Mills		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1528) entitled "An act to authorize and empower the board of estimate and apportionment of the city of New York to audit and allow the claims and provide for the payment for services rendered to the city of New York under and by virtue of chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven as amended by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and the amendments thereto, by the volunteer firemen of the counties of Queens and Richmond, after the annexation and consolidation of said counties with the city of New York" (Int. No. 411), having been announced for a second reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1545) entitled "An act to amend the charter of the city of New Rochelle in relation to the powers and duties of the city engineer and the board of sewer commissioners of said city" (Int. No. 940), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1716) entitled "An act to amend the Election Law, in relation to the publicity of contributions to, and expenditures of campaign funds and providing for judicial inquiries relative thereto" (Int. No. 1306), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1592) entitled "An act to incorporate the Trans-Niagara Bridge Company" (Int. No. 1240), was read the second time.

On motion of Mr. Draper, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 107) entitled "An act to amend the General Corporation Law, relative to promoters and prospectuses" (Int. No. 107), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1046) entitled "An act to provide for the payment of the claim of James R. F. Kelly, deceased, and William D. Kelley, against the city of New York, for work and labor done and services rendered and materials furnished for a sewer in Potter place and on East Two Hundred and Fourth street, in said city" (Int. No. 868), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading.

On motion of Mr. Hackett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 00

Those who voted in the affirmative were:

Allen F E	Cox	Gregory	McGuire	Smith J E
Allen J G	Crosley	Gunderman	Mead	Smith Myron
Averill	DeGroot	Hackett	Merritt	Stanley
Baldwin	Donohue	Hammond	Miller	Steele
Bass	Dowling	Hamn	Moreland	Steffens
Becker	Draper	Hapeman	Murphy	Story
Beebe	Dressing	Harawitz	Nevins	Surpless
Bernstein	Eagleton	Hartman	Oglesby	Waddell



Bird	Evans	Hastings	Palmer G M	Wade
Bisland	Farnan	Hoffman	Palmer S J	Wainwright
Bohan	Feth	Hooker	Patton	Weber
Boshart	Filley	Hooper	Phillips	Wedemeyer
Brady	Fish	Hubbs	Pratt	Wemple
Brennan	Foelker	Kavanagh	Quinn	West
Burnett	Foster	Knapp	Reilly	Whitley
Burns	Fowler	Krulewitch	Rock	Whitney F G
Carnochan	Francis	Lansing	Salomon	Whitney G H
Carrier	Fritz	LaFetra	Sammon	Williams
Caughlan	Gates	Lee A E	Santee	Wilson
Chamberlain	Grady	Lee W I	Schoeneck	Winters
Charles	Grattan	Lewis	Schwegler	Wood
Colne	Gray A B	Lupton	Shanahan	Yale
Coon	Gray F J	Maher	Shuttleworth	Young
Cowan	Green	Matthews	Smith A E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1702) entitled "An act to prohibit advertisements concerning certain diseases" (Int. No. 1294), was read the second time.

On motion of Mr. Tompkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 34) entitled "An act to amend chapter six hundred and ninety of the Laws of eighteen hundred and ninety-nine, entitled 'An act to prevent monopolies in articles or commodities of common use, and to prohibit restraints of trade and commerce, providing penalties for violations of the provisions of this act, and procedure to enable the Attorney-General to secure testimony in relation thereto'" (Int. No. 34), was read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1543) entitled "An act to amend section thirty-four of the Greater New York charter in relation to licensing auctioneers" (Int. No. 853), was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 906) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda'" (Rec. No. 248), was read the second time.

On motion of Mr. Patton, said bill was placed on the order of third reading.

The Senate bill (No. 880) entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries'" (Rec. No. 251), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading.

The Senate bill (No. 953) entitled "An act dedicating Bridge square in the city of Rochester extending from Caledonia avenue to West avenue, as a public street, and abandoning the use of same for canal purposes" (Rec. No. 230), was read the second time.

On motion of Mr. Averill, said bill was placed on the order of third reading.

The Senate bill (No. 886) entitled "An act to authorize the extension of Riverside park in the city of New York by filling in certain land under water so as to permit the construction of an athletic field and playgrounds therein by the trustees of Columbia College in the city of New York" (Rec. No. 232), was read the second time.

On motion of Mr. Hackett, said bill was placed on the order of third reading.

On motion of Mr. Hackett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Gregory	Merritt	Smith A E
Allen F E	Cowan	Hackett	Miller	Smith J E
Allen J G	Cox	Hammond	Mills	Smith Myron
Averill	Cunningham	Hamn	Moreland	Sprenger
Baldwin	DeGroot	Hapeman	Murphy	Stanley
Bass	Donohue	Hartman	Nevins	Steele
Becker	Dowling	Hastings	Oglesby	Story
Beebe	Draper	Hoffman	Palmer G M	Surpless
Bernstein	Dressing	Hooper	Palmer S J	Volk
Bird	Eagleton	Hubbs	Patton	Wade
Bisland	Farnan	Kavanagh	Phillips	Wainwright
Bohan	Feth	Keyes	Pratt	Weber
Boshart	Filley	Knapp	Prentice	Wedemeyer
Brady	Fish	Krulwitch	Quinn	Wells
Brennan	Foelker	Lansing	Rock	Wemple
Burnett	Foster	Lee A E	Rogers	Whitley
Burns	Fowler	Lee W I	Salomon	Whitney F G
Carnochan	Francis	Lewis	Sammon	Williams
Carrier	Gates	Lupton	Santee	Wilson
Caughlan	Grady	Maher	Schoeneck	Wood
Chamberlain	Grattan	Maier	Schwegler	Yale
Charles	Gray F J	McGuire	Shanahan	Young
Colne	Green	Mead	Shuttleworth	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 685) entitled "An act to amend section three hundred and ninety-five of the Greater New York charter relating to permits for construction of private sewers" (Rec. No. 142), was read the second time.

On motion of Mr. LaFetra, said bill was placed on the order of third reading.

The Senate bill (No. 273) entitled "An act to amend the Liquor Tax Law in relation to cancellation of liquor tax certificates" (Rec. No. 211), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 887) entitled "An act to extend the time for beginning the construction of the Troy, Rensselaer and Pittsfield railroad, and expending thereon ten per centum of its capital" (Rec. No. 238), was read the second time.

On motion of Mr. Filley, said bill was placed on the order of third reading.

The Senate bill (No. 686) entitled "An act to validate the title of lands lying within the original limits of certain streets which have been abandoned, discontinued or contracted, located in what was formerly the south village of Black Rock, now the city of Buffalo, and release such lands to adjacent land owners" (Rec. No. 225), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading.

The Senate bill (No. 940) entitled "An act to authorize the Comptroller of the State to hear and determine the application of Henry F. Hamilton, for the cancellation of the eighteen hundred and ninety and eighteen hundred and ninety-five tax sales of the southeast, one-fourth of lot one hundred and sixty, township eleven, Old Military tract, in the county of Essex" (Rec. No. 229), was read the second time.

On motion of Mr. Hooper, said bill was placed on the order of third reading.

The Senate bill (No. 494) entitled "An act to amend chapter two hundred and sixty-nine of the Laws of eighteen hundred and seventy-two, entitled 'An act authorizing the construction of a bridge across the Hudson river at the city of Albany, and incorporating the Albany and Greenbush Bridge Company,' as amended by chapter five hundred and two of the Laws of eighteen hundred and ninety-five" (Rec. No. 73), was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading.

The Senate bill (No. 818) entitled "An act to amend the Tax Law, in relation to taxation of the personal property of non-residents" (Rec. No. 233), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.



The Senate bill (No. 498) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section ten of article eight of the Constitution, relating to the limitation of the indebtedness of cities and excepting certain kinds of bonds in the reckoning of the debt of a city for purposes of such limitation" (Rec. No. 106), having been announced for a second reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The Senate bill (No. 143) entitled "An act to repeal chapter six hundred and seventeen of the Laws of eighteen hundred and seventy-four, entitled 'An act to incorporate the Lewiston Water Works Company'" (Rec. No. 125), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 144) entitled "An act to repeal chapter five hundred and sixty-one of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the Lewiston Water Supply Company in Niagara county, New York'" (Rec. No. 124), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 145) entitled "An act to repeal chapter three hundred and sixty-six of the Laws of eighteen hundred and eighty-nine, entitled 'An act to incorporate the Buffalo and Niagara Power and Drainage Company'" (Rec. No. 123), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 142) entitled "An act to repeal chapter one hundred and six of the Laws of eighteen hundred and eighty-

six, entitled 'An act to incorporate the Lockport Water Supply Company' " (Rec. No. 126), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 846) entitled "An act to amend the Insanity Law, relative to the examination of immigrants at the port of New York, and the alien and non-resident insane in the State of New York, to ascertain their mental condition" (Rec. No. 204), was read the second time.

On motion of Mr. Burnett, said bill was placed on the order of third reading.

The bill (No. 1836) entitled "An act to amend the Code of Civil Procedure, relative to fixing costs and allowances in surrogate's courts and the amount thereof" (Int. No. 820), having been announced for a third reading,

On motion of Mr. Bohan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1907) entitled "An act to extend the time for the completion of the New York Canadian Pacific Railway" (Int. No. 1327), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative were:

Allen F E	Cox	Hamn	Nolan	Smith Myron
Allen J G	Crosley	Harawitz	Norton	Sprenger
Averill	Cunningham	Hartman	Oliver	Stanley
Baldwin	Donohue	Hastings	Palmer G M	Steele
Bass	Dowling	Hoffman	Palmer S J	Steffens
Becker	Draper	Hooper	Patton	Story

Beebe	Dressing	Hubbs	Phillips	Surpless
Bernstein	Farnan	Kavanagh	Pratt	Volk
Bird	Feth	Keyes	Prentice	Waddell
Bisland	Fish	Knapp	Quinn	Wade
Bohan	Foster	Lansing	Reilly	Wainwright
Brady	Fowler	Lee A E	Rock	Weber
Brennan	Francis	Lee W I	Rogers	Wedemeyer
Burnett	Fritz	Lewis	Salomon	Wells
Burns	Gates	Lupton	Sammon	Wemple
Burzynski	Grady	Maher	Santee	Whitley
Carrier	Grattan	Matthews	Schoeneck	Whitney F G
Caughlan	Gray F J	Mead	Schwegler	Whitney G H
Chamberlain	Green	Miller	Scovill	Wilson
Charles	Gregory	Mills	Shanahan	Wood
Colne	Hackett	Moreland	Shuttleworth	Yale
Coon	Hammond	Murphy	Smith J E	Young
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1541) entitled "An act to amend the Forest, Fish and Game Law by providing additional game protection for Jamaica bay and adjacent waters on Long Island and making an appropriation therefor" (Int. No. 651), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative were:

Allen F E	Cowan	Hammond	Mills	Smith J E
Allen J G	Cox	Hamn	Moreland	Smith Myron
Averill	Crosley	Harawitz	Nevins	Sprenger
Baldwin	DeGroot	Hartman	Nolan	Steele
Bass	Donohue	Hastings	Norton	Steffens
Becker	Dowling	Hoffman	Oglesby	Story
Beebe	Draper	Hooper	Palmer G M	Surpless
Bernstein	Dressing	Hubbs	Palmer S J	Volk
Bird	Eagleton	Kavanagh	Phillips	Waddell
Bisland	Evans	Keyes	Pratt	Wade
Bohan	Feth	Krulewitch	Prentice	Wainwright
Boshart	Filley	Lansing	Quinn	Weber
Brady	Foelker	LaFetra	Reilly	Wells
Brennan	Foster	Lee A E	Rock	Wemple
Burnett	Fowler	Lee W I	Salomon	Whitley
Burns	Fritz	Lupton	Sammon	Whitney F G

Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Wilson
Caughlan	Gray A B	Matthews	Schwegler	Winters
Chamberlain	Gray F J	McGuire	Shanahan	Wood
Charles	Green	Mead	Shuttleworth	Yale
Colne	Gunderman	Miller	Smith A E	Young
Coon	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1784) entitled "An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter" (Int. No. 900), having been announced for a third reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 850) entitled "An act to authorize the Woman's Foreign Missionary Society of the Methodist Episcopal Church, to vest its management in a general executive committee" (Rec. No. 214), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Hapeman	Nevins	Steele
Allen J G	DeGroot	Harawitz	Nolan	Steffens
Averill	Donohue	Hartman	Oglesby	Story
Baldwin	Dowling	Hastings	Oliver	Surpless
Bass	Draper	Hoffman	Palmer G M	Volk
Becker	Dressing	Hooper	Palmer S J	Waddell
Beebe	Farnan	Hubbs	Patton	Wade
Bernstein	Feth	Kavanagh	Phillips	Wainwright
Bird	Filley	Keyes	Reilly	Weber
Bisland	Fish	Knapp	Rock	Wedemeyer
Bohan	Foster	Krulewitch	Rogers	Wells
Boshart	Fowler	LaFetra	Sammon	Wemple
Brady	Francis	Lee A E	Santee	West
Burnett	Gates	Lee W I	Schoeneck	Whitley
Burns	Grady	Lewis	Schwegler	Whitney F G
Burzynski	Grattan	Lupton	Scovill	Whitney G H



Carnochan	Gray A B	Maier	Shanahan	Williams
Carrier	Gray F J	Matthews	Shuttleworth	Wilson
Chamberlain	Green	McGuire	Smith J E	Winters
Charles	Gregory	Mead	Smith Myron	Wood
Coon	Gunderman	Miller	Sprenger	Yale
Cowan	Hackett	Moreland	Stanley	Young
Cox	Hammond	Murphy		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 955) entitled "An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village" (Rec. No. 223), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 599) entitled "An act amending the County Law, in relation to the registration of dogs" (Rec. No. 116), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative were:

Allen F E	Crosley	Hackett	Mead	Sprenger
Allen J G	Cunningham	Hammond	Merritt	Stanley
Averill	DeGroot	Hamn	Mills	Steele
Baldwin	Donohue	Hapeman	Moreland	Steffens
Bass	Dowling	Harawitz	Murphy	Story
Becker	Draper	Hartman	Norton	Surpless
Beebe	Eagleton	Hastings	Oglesby	Volk
Bernstein	Evans	Hoffman	Oliver	Waddell
Bird	Farnan	Hooper	Palmer G M	Wade
Bisland	Feth	Hubbs	Palmer S J	Wainwright
Bohan	Filley	Kavanagh	Patton	Weber
Boshart	Fish	Keyes	Pratt	Wedemeyer
Brady	Foelker	Knapp	Prentice	Wells
Brennan	Foster	Krulewitch	Rogers	West
Burns	Fritz	Lansing	Salomon	Whitley

Burzynski	Gates	Lee A E	Sammon	Whitney F G
Carnochan	Grady	Lee W I	Santee	Whitney G H
Carrier	Grattan	Lewis	Schwegler	Williams
Caughlan	Gray A B	Lupton	Scovill	Winters
Charles	Gray F J	Maher	Shanahan	Wood
Colne	Green	Maier	Shuttleworth	Yale
Coon	Gregory	Matthews	Smith J E	Young
Cowan	Gunderman	McGuire	Smith Myron	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 959) entitled "An act to amend chapter four hundred and fifty-four of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the election of school commissioners of the city of Ogdensburgh, and their term of office,' in relation to school commissioners and elections" (Rec. No. 258), having been announced for a third reading,

Mr. G. M. Palmer.—Mr. Speaker, I desire that this bill go over until Tuesday morning.

Mr. Moreland.—Mr. Speaker, I think they ought to take their regular course under the regular rule and be placed on Monday night's calendar.

Mr. G. M. Palmer.—Mr. Speaker, I desire to move that this bill be stricken from the calendar. The ground of my motion is, and to the truthfulness of my statement I call every member as a witness who is now here if he was here on Thursday, that discussion upon second reading upon that bill was absolutely denied by the ruling of the presiding officer of this House; that immediately after the title of this bill was read, while I was on my feet asking for recognition, one of the representatives of St. Lawrence county immediately moved the previous question; that motion was put; somebody said "adjourn" and the gavel of this House was thrown down and everybody went out in confusion,—absolute denial of any discussion upon this bill. Under the rules of this House, if we have any order in it, every man, as a matter of absolute right, who is a member of this body, has a right to discuss a bill, section by section, upon second reading, and no motion is in order on a bill until discussion upon second read-

ing is ended. I therefore ask now that I be given the privilege granted under the rules of this House to discuss this bill upon the order of second reading. That right having been denied every member of this body who desired to discuss the bill upon second reading, the bill is now not properly upon third reading in this body. I therefore move, Mr. Speaker, upon the facts now in the possession of the mind of this Speaker, that the Speaker decide that discussion was not allowed or permitted upon this bill on second reading, and it is not now, therefore, properly upon the third reading calendar in this House.

The Speaker.—The Chair replying to the question of the gentleman from Schoharie, would say that the House has full power to control all its debates, and when the House orders the previous question put, they shut off, by order of the House, discussion. The bill is properly upon the calendar, having been advanced yesterday by a majority of those voting.

The Speaker.—The question before the House is the motion of the gentleman from Schoharie that Senator Malby's bill (No. 959) be stricken from the calendar.

Mr. Moreland moved that said motion of Mr. G. M. Palmer be laid upon the table.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Moreland, and it was decided in the affirmative.

The Senate bill (No. 958) entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg" and the acts amending the same,' generally" (Rec. No. 257), having been announced for a third reading,

On motion of Mr. Hooker, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

Mr. Cox moved to take from the table the motion to reconsider the vote by which Assembly bill (No. 1875, Int. No. 812) entitled

"An act to amend the General Corporation Law relative to political contributions by corporations," was passed.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Cox, and it was decided in the affirmative.

Said bill having been announced,

Mr. Cox moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Hapeman	Nevins	Smith J E
Allen J G	Donohue	Harawitz	Nolan	Smith Myron
Averill	Dowling	Hartman	Norton	Sprenger
Baldwin	Draper	Hastings	Oglesby	Stanley
Bass	Dressing	Hoffman	Oliver	Steele
Becker	Evans	Hooker	O'Neill	Steffens
Beebe	Farnan	Hooper	Palmer G M	Story
Bernstein	Feth	Hubbs	Palmer S J	Surpluss
Bird	Filley	Kavanagh	Patton	Volk
Bisland	Fish	Keyes	Phillips	Waddell
Bohan	Foelker	Knapp	Pratt	Wade
Boshart	Foster	Krulewitch	Prentice	Wainwright
Brady	Fowler	Lansing	Quinn	Weber
Brennan	Francis	Lee A E	Reilly	Wedemeyer
Burnett	Fritz	Lee W I	Rock	Wells
Burns	Gates	Lewis	Rogers	West
Burzynski	Grady	Lupton	Salomon	Whitley
Carnochan	Grattan	Maher	Sammon	Whitney F G
Carrier	Gray A B	Maier	Santee	Whitney G H
Chamberlain	Gray F J	Matthews	Schoeneck	Williams
Charles	Green	McGuire	Schwegler	Wilson
Colne	Gregory	Mead	Seovill	Winters
Coon	Gunderman	Merritt	Shanahan	Wood
Cowan	Hackett	Miller	Shuttleworth	Yale
Cox	Hammond	Moreland	Smith A E	Young
Crosley	Hamn	Murphy		

Mr. Cox moved that said bill be recommitted to the committee on insurance, with instruction to report the same forthwith amended as follows:

Page 1, strike out all beginning with line 4 down to and including the word "political" on line 9, and insert in place thereof the following:



§ 41. No corporation or joint stock association doing business in this state, except a corporation or association organized or maintained for political purposes only, shall directly or indirectly pay or use or offer, consent or agree to pay or use any money or property for or in aid of any political party, committee or organization, or for, or in aid of, any corporation, joint stock or other association organized or maintained for political purposes, or for, or in aid of, any candidate for political office or for nomination for such office, or for any political”.

Page 2, line 2, at the end of line insert “ or joint stock association ”.

Page 2, line 9, strike out all beginning with the words “ a person ” down to and including line 19 and insert in place thereof the following :

“ No person shall be excused from attending and testifying, or producing any books, papers or other documents before any court or magistrate, upon any investigation, proceeding or trial, for a violation of any of the provisions of this section, upon the ground or for the reason that the testimony or evidence, documentary or otherwise, required of him may tend to convict him of a crime or to subject him to a penalty or forfeiture; but no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he may so testify or produce evidence, documentary or otherwise, and no testimony so given or produced shall be received against him upon any criminal investigation or proceeding.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Rogers, from the committee on insurance, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Assembly bill (No. 693, Senate reprint No. 839, Int. No. 185) entitled “An act to amend the Labor Law, relative to the reporting of accidents.”

Ordered. That the Clerk deliver said bill to the Governor.

The Senate returned the Assembly bill (No. 912, Senate reprint No. 970, Int. No. 531) entitled “An act to amend the title of title four, chapter seventeen of the Greater New York charter, revised, as amended, relating to the opening of streets and parks, so as to include the acquisition of title in fee or to an easement therein or in lands for public purposes not elsewhere provided for, and amending certain sections of the charter comprised

within said title," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER,

ALBANY, April 6, 1906.

*To the Assembly:*

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1455, Int. No. 1033) entitled "An act to permit The Carnegie Foundation, a corporation duly incorporated under the laws of New York, to convey its property to The Carnegie Foundation for the Advancement of Teaching."

FRANK W. HIGGINS.

A communication was received from Hon. Bradford Almy, mayor of the city of Ithaca, returning Assembly bill (No. 410, Int. No. 386), entitled "An act to authorize the city of Ithaca to issue its bonds for the payment of unsecured and floating indebtedness of said city existing on the first day of January, nineteen hundred and six," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 326, Int. No. 57), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to municipal courts in the city of New York, its officers and marshals,' relative to the reclamation of chattels by defendant in actions in replevin," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No.

245, Int. No. 219), entitled "An act authorizing the comptroller of the city of New York to annul certain taxes in said city against certain real estate owned by the Congregation B'nai Peiser," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Moreland, the House adjourned.

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### MONDAY, APRIL 9, 1906.

The House met pursuant to adjournment.

Prayer by Rev. Chas. W. Heisler.

On motion of Mr. Moreland, the reading of the journal of Friday, April 6, 1906, was dispensed with and the same was approved.

The Senate sent for concurrence the bill (No. 1064) entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster and to repeal all acts and parts of acts relating thereto'" (Rec. No. 263), which was read the first time and referred to the committee on affairs of villages.

By unanimous consent, Mr. Myron Smith offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 1951, Int. No. 1455) entitled "An act to extend the corporate existence of the Dutchess Insurance Company".

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

The Senate sent for concurrence the bill (No. 1065) entitled "An act to extend the corporate existence of the Dutchess Insurance Company" (Rec. No. 264), which was read the first time.

On motion of Mr. Myron Smith, and by unanimous consent,

said bill was read the second time and ordered to a third reading.

On motion of Mr. Myron Smith, and by unanimous consent, said bill was substituted for Assembly bill No. 1951, Int. No. 1455, same title and subject, now on the order of third reading.

Mr. Winters introduced a bill entitled "An act to amend section eight hundred and eighty-seven of the Code of Criminal Procedure in reference to what persons shall be deemed vagrants" (Int. No. 1503), which was read the first time and referred to the committee on codes.

Mr. Cox introduced a bill entitled "An act to authorize the city of Buffalo to sell and convey the lands and premises known as the Mill race strip, or any part or parts thereof" (Int. No. 1504), which was read the first time and referred to the committee on affairs of cities.

Mr. Prentice introduced a bill entitled "An act to amend chapter nine hundred and nine of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the elections, constituting chapter six of the general laws,' and acts amendatory thereof" (Int. No. 1505), which was read the first time and referred to the committee on the judiciary.

Mr. Hooper introduced a bill entitled "An act to authorize the Comptroller of the State to hear and determine the application of Charles Dougherty for the redemption from the tax sale made by the Comptroller in eighteen hundred and eighty-one of lot number one hundred and thirteen of township number twenty-six, Totten and Crossfield's Purchase, Essex county" (Int. No. 1506), which was read the first time and referred to the committee on ways and means.

Mr. Steele (by request), introduced a bill entitled "An act to restore, by constructing bridges, the Lake Champlain and Carthage road, rendered impassable by reason of the State dam being built at Stillwater, on the Beaver river, and making an appropriation therefor" (Int. No. 1507), which was read the first time and referred to the committee on ways and means.



Mr. Moreland introduced a bill entitled "An act to revise the charter of the city of Elmira" (Int. No. 1508), which was read the first time.

On motion of Mr. Moreland, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Patton introduced a bill entitled "An act to amend chapter three hundred and seven of the Laws of nineteen hundred, entitled 'An act to provide for the payment of the expense of improving Delaware road, (so-called) in the town of Tonawanda in Erie county,' relative to certain bonds to be issued by said town" (Int. No. 1509), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, Mr. Cox introduced a bill entitled "An act to amend chapter five hundred and sixty-eight of the Laws of nineteen hundred and two, entitled 'An act to authorize the city of Buffalo to issue its bonds for the purpose of widening, deepening, dredging, removing obstructions and otherwise improving Buffalo river, from the Evans slip to the south line of lot sixty-five, Indian Reservation, the city ship canal and Peck slip, or so much of said river, canal or slip as the common council may hereafter determine,' in relation to bond issue" (Int. No. 1510), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Mead introduced a bill entitled "An act to establish a retirement fund for teachers, superintendent of schools, principals and supervisors of the public schools in the city of Albany, and to regulate the collection, management and disbursement thereof" (Int. No. 1511), which was read the first time.

On motion of Mr. Mead, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

By unanimous consent, Mr. Oglesby introduced a bill entitled "An act to amend chapter two hundred and two of the Laws of eighteen hundred and ninety-nine, entitled 'An act to provide a board of park commissioners in and for the city of Yonkers,

and for the laying out and opening of one or more public parks in said city, and for the improvement and maintenance of said public park or parks " (Int. No. 1512), which was read the first time.

On motion of Mr. Oglesby, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

By unanimous consent, Mr. Whitney introduced a bill entitled "An act to regulate the keeping of employment agencies in cities of the second class where fees are charged for procuring employment or situations" (Int. No. 1513), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Yale introduced a bill entitled "An act to amend the Tax Law, in relation to exemptions" (Int. No. 1514), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Myron Smith (No. 1951, Int. No. 1455), entitled "An act to extend the corporate existence of the Dutchess Insurance Company."

Also, the bill introduced by Mr. Draper (No. 1592, Int. No. 1240), entitled "An act to incorporate the Trans-Niagara Bridge Company."

Also, the bill introduced by Mr. Shanahan (No. 1640, Int. No. 1270), entitled "An act to authorize a change in the site of the astronomical observatory of the Brooklyn Institute of Arts and Sciences and to provide for the erection and maintenance of said observatory."

Also, the bill introduced by Mr. Stanley (No. 1820, Int. No. 1354), entitled "An act to provide for obtaining information as to the consumption and waste of water in the city of New York."

Also, the bill introduced by Mr. Wainwright (No. 1853, Int. No. 1371), entitled "An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses and purposes of the fire department of said city."

Also, the bill introduced by Mr. Tompkins (No. 1702, Int. No. 1294), entitled "An act to prohibit advertisements concerning certain diseases."

Also, the bill introduced by Mr. Kavanagh (No. 1845, Int. No. 1363), entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain assessments affecting property in the city of New York and directing the comptroller to mark such assessments accordingly."

Also, the bill introduced by Mr. Cunningham (No. 618, Int. No. 568), entitled "An act making an appropriation for the expenses of the commissioners for paroled prisons and the parole officers."

Also, the bill introduced by Mr. Lansing (No. 1611, Int. No. 1255), entitled "An act to amend chapter three hundred and six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to confirm, reduce, levy and provide for the collection by the city of Rensselaer as the successor of the village of Greenbush of certain assessments made by the village of Greenbush and to confirm the proceedings had with reference thereto and the issue of bonds thereon,' in relation to the collection of unpaid street paving assessments."

Also, the bill introduced by Mr. S. J. Palmer (No. 1612, Int. No. 1256), entitled "An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by Hector McNeile as clerk to a coroner of Kings county, and to provide for the payment of such claim."

Also, the bill introduced by Mr. Francis (No. 1013, Int. No. 848), entitled "An act to provide for a commissioner of records of the county of New York."

Also, the bill introduced by Mr. Burzynski (No. 1084, Int. No. 893), entitled "An act to amend chapter six hundred and forty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Buffalo to construct a storm-water drain, in said city and in the village of Sloan, to issue bonds therefor,

and to permit said village to discharge sewage into sewers of said city.’”

Also, the bill introduced by Mr. Wells (No. 1543, Int. No. 853), entitled “An act to amend section thirty-four of the Greater New York charter in relation to licensing auctioneers.”

Also, the bill introduced by Mr. Francis (No. 1555, Int. No. 1218), entitled “An act to amend the Lien Law, in relation to liens on automobiles and other vehicles.”

Also, the bill introduced by Mr. Yale (No. 1348, Int. No. 1094), entitled “An act to amend chapter seven hundred and twenty-four of the Laws of nineteen hundred and five, entitled ‘An act to provide for an additional supply of pure and wholesome water for the city of New York; and for the acquisition of lands or interest therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters, and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,’ in relation to the board of water supply.”

Also, the bill introduced by Mr. G. H. Whitney (No. 34, Int. No. 34), entitled “An act to amend chapter six hundred and ninety of the Laws of eighteen hundred and ninety-nine, entitled ‘An act to prevent monopolies in articles or commodities of common use and to prohibit restraints of trade and commerce, providing penalties for violations of the provisions of this act, and procedure to enable the Attorney-General to secure testimony in relation thereto.”

Also, the bill introduced by Mr. Mills (No. 1412, Int. No. 1139), entitled “An act to amend section twenty-one of chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled ‘An act to revise the charter of the city of Johnstown,’ relative to salary of superintendent of water works.”

Also, the bill introduced by Mr. J. G. Allen (No. 1870, Int. No. 1390), entitled “An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled ‘An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two.



entitled "An act to supply the city of Auburn with water,"' in relation to rents, rates and penalties and duties of the water commissioners."

Also, the bill introduced by Mr. Agnew (No. 1885, Int. No. 1394), entitled "An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the city of New York.'"

Also, the bill introduced by Mr. Keyes (No. 1363, Int. No. 1106), entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries.'"

Also, the bill introduced by Mr. Tompkins (No. 107, Int. No. 107), entitled "An act to amend the General Corporation Law, relative to promoters and prospectuses."

Also, the bill introduced by Mr. Grady (No. 1705, Int. No. 1297), entitled "An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, borough of Brooklyn, late town of Gravesend, Kings county, and to close Surf avenue from West Thirty-seventh street to the end of said avenue at Coney Island Point."

Also, the bill introduced by the committee on the judiciary (No. 1713, Int. No. 1306), entitled "An act to amend the Election Law, in relation to the publicity of contributions to, and expenditures of campaign funds and providing for judicial inquiries relative thereto."

Also, the bill introduced by Mr. Agnew (No. 1613, Int. No. 1257), entitled "An act to authorize a further appropriation for the maintenance of the Metropolitan Museum of Art in the Central park in the city of New York."

Also, the bill introduced by Mr. J. E. Smith (No. 994, Int. No. 833), entitled "An act to amend the Tax Law in relation to redemption from tax sales."

Also, the bill introduced by Mr. Cunningham (No. 1551, Int. No. 1214), entitled "An act to amend the Tax Law in relation to providing assessors with additional information in respect to corporations taxable in their several districts."

Also, the bill introduced by Mr. F. G. Whitney (No. 1279, Int. No. 1052), entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing in Lake Ontario in Oswego county."

Also, the bill introduced by Mr. Hamn (No. 1892, Int. No. 1401), entitled "An act to legalize and confirm certain acts of the taxpayers of the village of Savannah done at the last village election, and to provide for the payment of a note to which such action related."

Also, the bill introduced by Mr. Lansing (No. 1772, Int. No. 1332), entitled "An act to amend the Forest, Fish and Game Law, in relation to placing carp in Nassau lake, Rensselaer county."

Also, the bill introduced by Mr. Patton (No. 1781, Int. No. 1344), entitled "An act to amend chapter eight hundred and sixteen of the Laws of eighteen hundred and ninety-five, entitled 'An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements within such town, excepting the counties of New York and Kings.'"

Also, the bill introduced by Mr. Volk (No. 1752, Int. No. 1321), entitled "An act to amend the Highway Law, in relation to poll taxes in towns under the money system."

Also, the bill introduced by Mr. Agnew (No. 1813, Int. No. 1347), entitled "An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof."

Also, the bill introduced by Mr. Steele (No. 1922, Int. No. 1422), entitled "An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' relating to the creation of a board of cemetery commissioners in the village of Mohawk."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Filley (No. 1419, Int. No. 1148), entitled "An act to amend chapter three hundred and twenty-two of the Laws of eighteen hundred and ninety-eight which amended chapter three hundred and ninety-eight of the Laws of eighteen hundred and seventy-six which was an act entitled 'An act to provide for the election and compensation of coroners in the county of Rensselaer,'" reported the same with the following recommendations:

Amend title by striking out the words "three hundred and twenty-two of the laws of eighteen hundred and ninety-eight which amended chapter," and also the words "which was an act."

Strike out, also, the first three lines on page 1.

On page 1, line 7, after the word "Rensselaer" insert the words "as amended by chapter three hundred and twenty-two of the laws of eighteen hundred and ninety-eight."

On page 2, line 4, insert a comma after the word "county".

On same page strike out lines 16, 17 and 18.

In line 19, second page, strike out the word "act", and in its place insert the words "chapter as amended by chapter three hundred and twenty-two of the laws of eighteen hundred and ninety-eight".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Wemple (No. 1619, Int. No. 1263), entitled "An act to amend an act entitled 'An act to amend and consolidate the several acts relative to the city of Schenectady,' relative to the boundaries of the several wards of the city of Schenectady," reported the same with the following recommendations:

Amend title by striking out the words "an act" and inserting the words "chapter three hundred and seventy-one of the laws of nineteen hundred and three."

On page 2, make following corrections: Line 3, capitalize word "river"; line 12, strike out comma after word "south

erly "; line 17, capitalize word " river "; line 19, capitalize word " river "; line 20, strike out the word " the " before word " said "; line 23, capitalize word " river ".

Page 3, make following corrections: Line 2, capitalize word " river "; line 19, capitalize word " river ".

Page 4, line 14, strike out comma after word " January ".

Page 5, line 19, capitalize word " river ".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Mills (No. 1413, Int. No. 1140), entitled "An act to amend sections twenty-eight and seventy-five of chapter two hundred and seventy-five of the Laws of eighteen hundred and ninety-nine, entitled 'An act to revise the charter of the city of Gloversville,' in relation to the salary and duties of assessors," reported the same with the following recommendations:

In line 4, page 1, insert the word " hereby " after the word " is " and in the same line strike out the words " so as ".

On page 2, line 4, strike out comma after the word " act ".

Page 3, line 18, inclose the words " farm lands " in parenthesis.

Amend title by striking out the following " sections twenty-eight and seventy-five of ".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Weber (No. 1825, Int. No. 1359), entitled "An act to amend the Greater New York charter respecting the municipal court of the city of New York," reported the same with the following recommendation:

In line 2, page 1, insert after word " charter " " as amended by chapter seven hundred and fifty-eight of the laws of nineteen hundred and five ".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Campbell (No. 1014, Int.



No. 849), entitled "An act to amend section three hundred and eighty-three of the Greater New York charter, as reenacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to powers and duties of borough presidents," reported the same with the following recommendations:

Page 1, line 4, strike out the words "so as"; line 9, same page, insert the word "public" after the word "or".

Page 2, line 4, strike out comma after word "borough".

Page 5, line 2, insert comma after word "cleaning" and in line 3, same page, strike out word "by"; in line 21, same page, insert word "are" after word "duties".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. DeGroot (No. 1085, Int. No. 894), entitled "An act to amend the Public Health Law, relative to the suppression and removal of certain nuisances," reported the same with the following recommendations:

On page 1, line 5, strike out the words "known as" and also the word "section"; line 6, same page, strike out the word "section" and also the word "section" in line 7; page 1, strike out word "respectively" and insert word "and", and after the word "read" insert the word "respectively".

On page 2, line 14, insert comma after word "conditions".

Page 4, line 14, after the word "local" insert the word "board".

Page 1, line 5, insert word "sections" before word "twenty-five-a".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Wainwright (No. 1545, Int. No. 940), entitled "An act to amend the charter of the city of New Rochelle in relation to the powers and duties of the city engineer and the board of sewer commissioners of said city," reported the same with the following recommendations:

Amend title by striking out after the word "amend" the words "the charter of the city of New Rochelle" and insert the words "chapter one hundred and twenty-eight of the laws of eighteen

hundred and ninety-nine entitled 'An act to incorporate the city of New Rochelle.' "

On page 1, line 4, strike out the words " so as ".

Page 2, line 2, insert the word " may " after word " which ".

In line 5, same page, strike out last " s " in word " successors ", and in line 7, insert comma in brackets after word " city " and underscore the word " done " in line 26.

On page 3, make the following corrections: Strike out comma after word " work ", line 2; in line 3, strike out the word " said " and insert word " the "; line 8, strike out comma after word " engineering ", and insert comma after word " authority " in line 11; in line 15, insert comma after word " gas ", and in line 1, strike out comma after word " shall ".

On page 4, line 12, insert comma after word " commissioners ".  
which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Rogers (No. 1590, Int. No. 1238), entitled "An act to amend chapter two hundred and fourteen of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise the charter of the city of Binghamton,' relative to the salary of the clerk of the board of street commissioners," reported the same with the following recommendations:

On page 1, line 2, insert after the word " eighty-eight " the words " entitled 'An act to revise the charter of the city of Binghamton ' ". In line 4, same page, insert after the word " ninety-three " the words " as amended by ". and in line 5, insert a comma after the word " one ".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Winters (No. 1858, Int. No. 1376), entitled "An act to amend section ten of chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven as amended by chapter thirty-one of the Laws of eighteen hundred and seventy-seven providing for the exemption of cemetery property," reported the same with the following recommendations:

Amend title by striking out the words "section ten of" also, strike out the words "as amended by chapter thirty-one of the laws of eighteen hundred and seventy-seven providing for" and insert in their stead the words "entitled 'An act authorizing the incorporation of rural cemetery associations, relative to'".

On page 1, line 3, insert comma after word "associations", and in line 5, insert comma after word "seventy-seven".

On page 2, make following corrections: Line 1, insert comma after word "assessments", also after word "execution", line 2. In line 3, after word "except" insert in brackets a period and the words "but the"; line 4, make the word "cemetery" "cemeteries"; line 6, after word "exempt" insert in brackets the word "therefrom"; same line, underscore the words "from taxation".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter ninety-three of the Laws of eighteen hundred and ninety-one, entitled 'An act to authorize the city of Utica to borrow money by the issue of bonds, to provide for their redemption and to appoint commissioners for changing the channel of the Mohawk river between said city and the town of Deerfield, in Oneida county.'" (No. 1884, Rec. No. 63.)

"An act authorizing the fire commissioner of the city of New York, to rehear and retry the charges upon which James McCullen, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position." (No. 1904, Int. No. 1413.)

"An act to authorize the State Comptroller to hear and determine the application of Emerson C. Felton and Abram N. Delong, for the cancellation of the tax sale of eighteen hundred and fifty-three of lot ninety-seven, Duerville patent, town of Altona, Clinton county." (No. 1638, Int. No. 1268.)

"An act to amend the Greater New York charter in relation to the purchase of supplies, and the making of repairs and alterations for the various courts and departments of the city of New York." (No. 1660, Int. No. 120.)

"An act to regulate the price of illuminating gas in the vil-

lages of Seneca Falls and Waterloo, Seneca county, New York." (No. 1286, Int. No. 1061.)

"An act to provide for the payment of the claim of James R. F. Kelly, deceased, and William D. Kelley, against the city of New York, for work and labor done and services rendered and materials furnished for a sewer in Potter place and on East Two Hundred and Fourth street, in said city." (No. 1046, Int. No. 868.)

"An act authorizing the fire commissioner of the city of New York to rehear the charges upon which John J. Lyons, formerly a fireman in the fire department of said city, was dismissed from said department and to reinstate him in his former position." (No. 1251, Int. No. 1035.)

"An act to authorize the Comptroller of the State of New York to hear and determine the application of J. G. Stevens for the cancellation of the tax sale of eighteen hundred and eighty-four of a portion of lot number fifty-nine of township number six, in the Old Military tract, in the town of Ellenburgh, county of Clinton." (No. 1896, Int. No. 1405.)

"An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-eight, entitled 'An act to amend chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, entitled "An act to incorporate the city of Newburgh," and the several acts amendatory thereof,' in relation to the improvement of streets in said city." (No. 1636, Int. No. 1266.)

"An act to abolish and remove Kings county potter's field situated in Kings county." (No. 1930, Int. No. 946.)

"An act to amend the Public Health Law, in relation to the practice of dentistry by defining practice of dentistry and providing for examinations and the correction of the registers of dentists kept by the Regents and county clerks." (No. 1927, Int. No. 1178.)

"An act to abolish and remove the New York City Home for the Aged and Infirm, Brooklyn division." (No. 1929, Int. No. 861.)



"An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation." (No. 1925, Int. No. 602.)

"An act to amend the Greater New York charter, relative to the department of correction." (No. 1955, Int. No. 1096.)

"An act to amend the Banking Law, in relation to expenses of building and mutual loan corporations." (No. 1956, Int. No. 871.)

"An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthorized offers for sale of and unauthorized applications for loans upon real property." (No. 1924, Int. No. 603.)

"An act to amend the Railroad Law, relative to the transportation of freight." (No. 1931, Int. No. 209.)

"An act in relation to walls of buildings encroaching upon any street, avenue or public place in the county of Kings." (No. 1926, Int. No. 876.)

"An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured." (No. 1954, Int. No. 193.)

"An act to amend the Code of Civil Procedure, in relation to the Court of Claims." (No. 1928, Int. No. 1062.)

"An act to amend chapter five hundred and sixty of the Laws of nineteen hundred and two, entitled 'An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight relative to the department of public instruction in cities of the second class,' relative to the cities of Utica and Yonkers." (No. 1932, Int. No. 141.)

"An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster and to repeal all acts and parts of acts relating thereto.'" (No. 1947, Int. No. 1439.)

"An act to permit the city of New York to acquire lands in Lincoln cemetery in the borough of Brooklyn, city of New York,

for highway or park purposes and to permit said cemetery to locate elsewhere." (No. 1923, Int. No. 302.)

"An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the secretary of the board of water commissioners." (No. 1685, Int. No. 1020.)

"An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the superintendent of water-works." (No. 1798, Int. No. 1021.)

Mr. LaFetra offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1846, Int. No. 1364), entitled "An act to amend section four hundred and sixty-nine of the Greater New York charter, and to insert a new section therein to be known as section five hundred and thirty-one-a, in relation to the sprinkling, flushing and sanding of streets in the city of New York".

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. LaFetra moved to amend as follows:

Strike out from the title comma after the word "sprinkling" and insert in lieu thereof, the word "and", and likewise strike out after the word "flushing" the words "and sanding".

On page 2, line 13, strike out the comma after the word "sprinkling" and insert the word "and", and strike out after the word "flushing" the words "and sanding".

On page 2, line 21, strike out the comma after the word "sprinkling", and insert the word "and", and strike out after the word "flushing" the word "and".

Page 2, line 22, strike out the word "sanding".

Page 4, line 7, strike out the comma after the word "sprinkling" and insert the word "and".

Page 4, line 8, strike out the words "and sanding".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted.

On motion of Mr. LaFetra, said bill was recommitted to the committee on affairs of cities.

Mr. Speaker announced the special order, being the approval of the journal of Thursday April 5.

Mr. G. M. Palmer moved to amend said journal of April 5 by inserting therein:

That Mr. Merritt, of St. Lawrence, moved Senate bill No. 958 to a third reading, and upon that motion moved the previous question; that no debate was had upon this bill, nor was any opportunity given for debate before the previous question was moved and before the bill was moved; that Mr. G. M. Palmer rose and addressed the Chair, and repeatedly asked recognition by the Chair in order that he might debate Senate bill No. 958 before it was advanced to third reading; that he demanded this right under the Rules of this House, but that the Chair refused to recognize him and refused to allow him to debate Senate bill No. 958 upon the order of second reading, but, without debate, put the motions made by Mr. Merritt, of St. Lawrence, immediately announced that they were carried, and the House was then declared adjourned.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

AYES 31

NOES 85

Those who voted in the affirmative were:

Bernstein	Dressing	Kavanagh	Nolan	Schmitt
Bird	Eagleton	LaFetra	Oglesby	Schwegler
Bohan	Eckmann	Lee A E	Oliver	Shanahan
Burzynski	Feth	Long	Palmer G M	Smith A E
Campbell	Fritz	Lynch	Quinn	Smith M F
Carnochan	Hackett	McGuire	Reilly	Thompson
Cohalan				

Those who voted in the negative were:

Allen F E	DeGroot	Hammond	Nevins	Story
Baldwin	Donohue	Hamn	Norton	Volk
Bass	Dowling	Hapeman	O'Neill	Waddell

Becker	Draper	Hastings	Palmer S J	Wade
Bisland	Evans	Hooker	Patton	Wainwright
Boshart	Filley	Hubbs	Phillips	Weber
Brady	Fish	Lansing	Pratt	Wells
Brennan	Foelker	Lee W I	Prentice	Wemple
Burnett	Foster	Lewis	Rock	West
Carrier	Fowler	Lupton	Rogers	Whitley
Chamberlain	Francis	Maher	Santee	Whitney F G
Charles	Gates	Maier	Schoeneck	Whitney G H
Colne	Gray A B	Matthews	Scovill	Williams
Cowan	Gray F J	Mead	Smith Myron	Wilson
Cox	Green	Merritt	Sprenger	Winters
Crosley	Gregory	Miller	Stanley	Wood
Cunningham	Gunderman	Moreland	Steele	Yale

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Moreland approving the journal of April 5, and it was decided in the affirmative.

AYES 86

NOES 29

Those who voted in the affirmative were:

Allen F E	Donohue	Hamn	Norton	Surplless
Baldwin	Dowling	Hapeman	O'Neill	Volk
Bass	Draper	Hastings	Palmer S J	Waddell
Becker	Evans	Hooker	Patton	Wade
Bisland	Filley	Hubbs	Phillips	Wainwright
Boshart	Fish	Lansing	Pratt	Weber
Brady	Foelker	Lee W I	Prentice	Wells
Brennan	Foster	Lewis	Rock	Wemple
Burnett	Fowler	Lupton	Rogers	West
Carrier	Francis	Maher	Santee	Whitley
Chamberlain	Gates	Maier	Schoeneck	Whitney F G
Charles	Gray A B	Matthews	Scovill	Whitney G H
Colne	Gray F J	Mead	Smith Myron	Williams
Cowan	Green	Merritt	Sprenger	Wilson
Cox	Gregory	Miller	Stanley	Winters
Crosley	Gunderman	Moreland	Steele	Wood
Cunningham	Hammond	Nevins	Story	Yale
DeGroot				

Those who voted in the negative were:

Bernstein	Cohalan	Kavanagh	Nolan	Schmitt
Bird	Dressing	Keyes	Oglesby	Schwegler
Bohan	Eagleton	LaFetra	Oliver	Shanahan
Burzynski	Pekmann	Lee A E	Palmer G M	Smith A E
Campbell	Fritz	Long	Quinn	Thompson
Carnochan	Hackett	McGuire	Reilly	

Mr. Moreland moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.



By direction of the Speaker the Clerk called the roll, when the following members responded:

Allen F E	Cunningham	Hammond	Nevins	Smith Myron
Baldwin	DeGroot	Hann	Nolan	Sprengrer
Bass	Donohue	Hapeman	Norton	Stanley
Becker	Dowling	Harte	Oglesby	Steele
Bernstein	Draper	Hastings	Oliver	Steffens
Bird	Dressing	Hooker	O'Neill	Story
Bisland	Eagleton	Hubbs	Palmer G M	Surplless
Bohan	Eckmann	Kavanagh	Palmer S J	Thompson
Boshart	Evans	Keyes	Patton	Volk
Brady	Feth	Lansing	Phillips	Wade
Brennan	Filley	LaFetra	Pratt	Wainwright
Burnett	Fish	Lee A E	Prentice	Weber
Burns	Foelker	Lee W I	Quinn	Wedemeyer
Burzynski	Foster	Lewis	Reilly	Wells
Campbell	Fowler	Long	Rock	Wemple
Carnochan	Francis	Lupton	Rogers	West
Carrier	Fritz	Maher	Santee	Whitley
Caughlan	Gates	Maier	Schmitt	Whitney F G
Chamberlain	Gray A B	Matthews	Schoeneck	Whitney G H
Charles	Gray F J	McGuire	Schwegler	Williams
Cohalan	Green	Mead	Seovill	Wilson
Colne	Gregory	Merritt	Shanahan	Winters
Cowan	Gunderman	Miller	Smith A E	Wood
Cox	Hackett	Moreland	Smith M F	Yale
Crosley				

Mr. Moreland moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the Senate bill (No. 875) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers." (Rec. No. 216.)

Said bill having been announced for a third reading.

Mr. Wemple moved to place said special order on the calendar of Tuesday, April 10.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

AYES 85

NOES 17

Those who voted in the affirmative were:

Allen F E	Dowling	Hapeman	Nevins	Story
Baldwin	Draper	Harte	Norton	Surplless
Bass	Eckmann	Hastings	O'Neill	Volk
Becker	Evans	Hooker	Palmer S J	Wade

Bisland	Filley	Hubbs	Patton	Wainwright
Boshart	Fish	Lansing	Phillips	Weber
Brady	Foelker	Lee W I	Pratt	Wells
Burnett	Foster	Lewis	Prentice	Wemple
Carrier	Fowler	Long	Rock	West
Chamberlain	Francis	Lupton	Rogers	Whitley
Charles	Gates	Maher	Santee	Whitney F G
Colne	Gray F J	Maier	Schoeneck	Whitney G H
Cowan	Green	Matthews	Scovill	Williams
Cox	Gregory	Mead	Smith Myron	Wilson
Cunningham	Gunderman	Merritt	Sprenger	Winters
DeGroot	Hammond	Miller	Stanley	Wood
Donohue	Hamn	Moreland	Steele	Yale

Those who voted in the negative were:

Bohan	Feth	Keyes	Nolan	Shanahan
Burzynski	Fritz	LaFetra	Oliver	Smith A E
Dressing	Hackett	McGuire	Palmer G M	Smith M F
Eagleton	Kavanagh			

The bill (No. 1332) entitled "An act to amend the Tax Law relating to certain exemptions" (Int. No. 1078), having been announced for a second reading.

Mr. LaFetra moved to strike out the enacting clause of said bill.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

AYES 19

NOES 87

Those who voted in the affirmative were:

Allen F E	Burnett	Fritz	McGuire	Shanahan
Becker	Burzynski	Harawitz	Nolan	Smith A E
Bird	Dressing	Kavanagh	Palmer G M	Thompson
Brady	Eagleton	Lynch	Reilly	

Those who voted in the negative were:

Baldwin	Draper	Hapeman	Nevins	Story
Bass	Eckmann	Harte	Norton	Surpluss
Bisland	Evans	Harvey	O'Neill	Volk
Bohan	Feth	Hastings	Palmer S J	Wade
Boshart	Filley	Hooker	Phillips	Wainwright
Brennan	Fish	Hubbs	Pratt	Weber
Carrier	Foelker	Lansing	Prentice	Wells
Chamberlain	Foster	Lee A E	Rock	Wemple
Charles	Fowler	Lewis	Rogers	West
Cohalan	Francis	Lupton	Santee	Whitley
Colne	Gates	Maher	Schoeneck	Whitney F G
Cowan	Gray A B	Maier	Scovill	Whitney G H
Cox	Gray F J	Matthews	Smith M F	Williams
Crosley	Green	Mead	Smith Myron	Wilson
Cunningham	Gregory	Merritt	Sprenger	Winters
DeGroot	Gunderman	Miller	Stanley	Wood
Donohue	Hammond	Moreland	Steele	Yale
Dowling	Hamn			

Mr. O'Neill moved to advance said bill.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

AYES 84

NOES 16

Those who voted in the affirmative were:

Allen F E	DeGroot	Hamn	Norton	Story
Baldwin	Donohue	Hapeman	O'Neill	Surpluss
Bass	Dowling	Hastings	Palmer S J	Volk
Becker	Draper	Hooker	Patton	Wade
Bisland	Eckmann	Lansing	Phillips	Wainwright
Boshart	Evans	Lee A E	Pratt	Weber
Brady	Filley	Lee W I	Prentice	Wells
Brennan	Foelker	Lewis	Rock	Wemple
Burnett	Foster	Lupton	Rogers	Whitley
Carrier	Fowler	Maher	Santee	Whitney F G
Chamberlain	Francis	Maier	Schoeneck	Whitney G H
Charles	Gates	Matthews	Scovill	Williams
Colne	Gray F J	Mead	Smith M F	Wilson
Cowan	Green	Merritt	Smith Myron	Winters
Cox	Gregory	Miller	Sprenger	Wood
Crosley	Gunderman	Moreland	Stanley	Yale
Cunningham	Hammond	Nevins	Steele	

Those who voted in the negative were:

Bird	Hackett	LaFetra	Nolan	Reilly
Bohan	Kavanagh	Lynch	Oliver	Smith A E
Feth	Keyes	McGuire	Palmer G M	Thompson
Grady				

Said bill was then read the second time.

On motion of Mr. O'Neill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 769) entitled "An act to repeal chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' as amended by chapter five hundred and eight of the Laws of eighteen hundred and ninety-seven" (Int. No. 672), having been announced for a second reading,

Mr. Kavanagh moved to strike out the enacting clause of said bill.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

AYES 11  
NOES 83

Those who voted in the affirmative were:

Burzynski	Lynch	Oglesby	Palmer G M	Surpless
Campbell	Nolan	Oliver	Reilly	Thompson
Feth				

Those who voted in the negative were:

Allen F E	DeGroot	Gunderman	Moreland	Steele
Baldwin	Donohue	Hammond	Nevins	Story
Bass	Dowling	Hamn	Norton	Volk
Becker	Draper	Hapeman	Palmer S J	Waddell
Bisland	Eckmann	Hastings	Patton	Wade
Brady	Evans	Hooker	Phillips	Wainwright
Brennan	Filley	Hubbs	Pratt	Weber
Burnett	Fish	Lansing	Prentice	Wells
Carrier	Foelker	Lee A E	Rogers	Wemple
Chamberlain	Foster	Lee W I	Santee	West
Charles	Fowler	Lupton	Schoeneck	Whitley
Cohalan	Francis	Maier	Scovill	Whitney F G
Colne	Gates	Maier	Shanahan	Whitney G H
Cowan	Gray A B	Matthews	Smith Myron	Williams
Cox	Gray F J	Mead	Sprenger	Wilson
Crosley	Green	Merritt	Stanley	Yale
Cunningham	Gregory	Miller		

Debate was then had.

Mr. Burnett moved the advancement of said bill, and thereupon moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Burnett, and it was determined in the affirmative.

AYES 87  
NOES 14

Those who voted in the affirmative were:

Allen F E	Donohue	Hamn	Norton	Surpless
Baldwin	Dowling	Hapeman	O'Neill	Volk
Bass	Draper	Hubbs	Palmer S J	Waddell
Becker	Evans	Lansing	Patton	Wade
Bisland	Farnan	Lee A E	Phillips	Wainwright
Brady	Filley	Lee W I	Pratt	Weber
Brennan	Fish	Lewis	Prentice	Wells
Burnett	Foelker	Lupton	Rock	Wemple
Carrier	Foster	Maier	Rogers	West
Chamberlain	Fowler	Maier	Santee	Whitley
Charles	Francis	Matthews	Schoeneck	Whitney F G
Cohalan	Gates	Mead	Scovill	Whitney G H
Colne	Gray A B	Merritt	Smith Myron	Williams



Cowan	Gray F J	Miller	Sprenger	Wilson
Cox	Green	Moreland	Stanley	Winters
Crosley	Gregory	Murphy	Steele	Wood
Cunningham	Gunderman	Nevins	Story	Yale
DeGroot	Hammond			

Those who voted in the negative were:

Eagleton	Grady	McGuire	Palmer G M	Smith A E
Eckmann	Kavanagh	Nolan	Reilly	Thompson
Feth	Keyes	Oliver	Schwegler	

Said bill was then read the second time.

On motion of Mr. Dowling, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. Rogers moved that the consideration of the following named bills be postponed to a certain day, namely Tuesday, April 10: Assembly bills Nos. 1414 and 1528; Senate bills Nos. 273, 818, 143, 144, 145, 142; Assembly bills Nos. 1384, 1934, 1708, 1470; Assembly reprint No. 751; Assembly bills Nos. 1815, 1895, 1588, 1535, 1336; Senate bills Nos. 870, 845, 366, 457 and 915.

Mr. Rogers moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the negative.

Mr. Campbell moved that the House do now adjourn.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Campbell, and it was decided in the negative.

Debate was had thereon, when

Mr. Burnett moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Rogers, and it was determined in the negative.

AYES 10  
NOES 84

Those who voted in the affirmative were:

Burzynski	Kavanagh	LaFetra	Palmer G M	Rogers
Fritz	Keyes	Lynch	Reilly	Thompson

Those who voted in the negative were:

Allen F E	Cunningham	Gunderman	Moreland	Story
Baldwin	DeGroot	Hammond	Nevins	Surpluss
Bass	Donohue	Hamn	Norton	Volk

Becker	Dowling	Hapeman	O'Neill	Waddell
Bisland	Draper	Harte	Palmer S J	Wade
Boshart	Evans	Hastings	Patton	Wainwright
Brady	Filley	Hooker	Phillips	Weber
Brennan	Fish	Hubbs	Pratt	Wells
Burnett	Foelker	Lansing	Prentice	West
Carrier	Foster	Lee W I	Quinn	Whitley
Chamberlain	Fowler	Lewis	Rock	Whitney F G
Charles	Francis	Maher	Schoeneck	Whitney G H
Cohalan	Gates	Maier	Scovill	Williams
Colne	Gray A B	Matthews	Smith Myron	Wilson
Cowan	Gray F J	Mead	Sprengr	Winters
Cox	Green	Merritt	Stanley	Wood
Crosley	Gregory	Miller	Steele	

The bill (No. 1414) entitled "An act to amend the Greater New York charter relative to the cognizance and control of the sweeping and cleaning of the streets of the borough of Brooklyn" (Int. No. 1141), having been announced for a second reading,

Mr. Thompson moved to amend as follows:

On page 1, line 8, strike out brackets after the word "Bronx" which enclose "and Brooklyn".

On page 3, line 18, after the word "Bronx" strike out the brackets which enclose the words "and Brooklyn".

On page 3, line 19, after the word "of" strike out the word "Brooklyn".

On page 6, line 12, after the word "of" strike out the word "Brooklyn".

On page 7, line 12, after the word "of" strike out the word "Brooklyn".

On page 7, line 16, after the word "of" strike out the word "Brooklyn".

Debate was had thereon, when

Mr. Wade moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Thompson, and it was determined in the negative.

AYES 10

NOES 90

Those who voted in the affirmative were:

Hackett	Nolan	Oliver	Quinn	Smith A E
Lynch	Oglesby	Palmer G M	Reilly	Thompson

Those who voted in the negative were:

Allen F E	Cunningham	Hammond	Nevins	Surpless
Allen J G	DeGroot	Hamn	Norton	Volk

Baldwin	Donohue	Hapeman	O'Neill	Waddell
Bass	Dowling	Harte	Palmer S J	Wade
Becker	Draper	Hastings	Patton	Wainwright
Bisland	Evans	Hooker	Phillips	Weber
Boshart	Filley	Lansing	Pratt	Wells
Brady	Fish	Lee W I	Prentice	Wemple
Brennan	Foelker	Lewis	Rock	West
Burnett	Foster	Lupton	Rogers	Whitley
Carrier	Fowler	Maher	Santee	Whitney F G
Chamberlain	Francis	Maier	Schoeneck	Whitney G H
Charles	Gates	Matthews	Scovill	Williams
Cohalan	Gray A B	Mead	Smith Myron	Wilson
Colne	Gray F J	Merritt	Sprenger	Winters
Cowan	Green	Miller	Stanley	Wood
Cox	Gregory	Mills	Steele	Yale
Crosley	Gunderman	Moreland	Story	Young

Mr. Cox moved the advancement of said bill.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill was then read the second time.

On motion of Mr. O'Neill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1528) entitled "An act to authorize and empower the board of estimate and apportionment of the city of New York to audit and allow the claims and provide for the payment for services rendered to the city of New York under and by virtue of chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven, as amended by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and the amendments thereto, by the volunteer firemen of the counties of Queens and Richmond, after the annexation and consolidation of said counties with the city of New York" (Int. No. 411), having been announced for a second reading,

Debate was had thereon, when

Mr. Cox moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the second time.

On motion of Mr. DeGroot, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 273) entitled "An act to amend the

Liquor Tax Law in relation to cancellation of liquor tax certificates" (Rec. No. 211), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading.

The Senate bill (No. 818) entitled "An act to amend the Tax Law, in relation to taxation of the personal property of non-residents" (Rec. No. 233), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading.

The Senate bill (No. 143) entitled "An act to repeal chapter six hundred and seventeen of the Laws of eighteen hundred and seventy-four, entitled 'An act to incorporate the Lewiston Water Works Company'" (Rec. No. 125), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading.

The Senate bill (No. 144) entitled "An act to repeal chapter five hundred and sixty-one of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the Lewiston Water Supply Company in Niagara county, New York'" (Rec. No. 124), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading.

The Senate bill (No. 145) entitled "An act to repeal chapter three hundred and sixty-six of the Laws of eighteen hundred and eighty-nine, entitled 'An act to incorporate the Buffalo and Niagara Power and Drainage Company'" (Rec. No. 123), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading.

The Senate bill (No. 142) entitled "An act to repeal chapter one hundred and six of the Laws of eighteen hundred and eighty-six, entitled 'An act to incorporate the Lockport Water Supply Company'" (Rec. No. 126), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading.



The bill (No. 1384) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda'" (Int. No. 1147), was read the second time.

On motion of Mr. Patton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1934) entitled "An act to authorize the building of a dike or dikes for the protection of property adjacent to the Delaware river in the village of Port Jervis, and making an appropriation therefor" (Int. No. 504), was read the second time.

On motion of Bedell, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1708) entitled "An act to amend the Penal Code relative to punishment for murder in the second degree" (Int. No. 1300), was read the second time.

On motion of Mr. Cunningham, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1470) entitled "An act to amend the Code of Civil Procedure relative to distribution of personal property" (Int. No. 1175), was read the second time.

On motion of Mr. Baldwin, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 80, Assembly reprint No. 751) entitled "An act to amend subdivision five of section three thousand two hundred and twenty-eight of the Code of Civil Procedure, relating to costs" (Rec. No. 11), having been announced,

Mr. Merritt moved to recommit said bill to the committee on codes.

Debate was had thereon, when

Mr. Moreland moved the previous question.

Mr. Speaker put the question "Shall the main question be now put?" and it was determined in the affirmative.

Mr. Speaker then put the question whether the House would agree to said motion of Mr. Merritt, and it was determined in the affirmative.

The bill (No. 1815) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the powers and duties of the health commissioner of said city and the regulation of tenement-houses therein" (Int. No. 1349), was read the second time.

On motion of Mr. Dressing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1895) entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' in relation to streets and sidewalks" (Int. No. 1404), was read the second time.

On motion of Mr. Knapp, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1588) entitled "An act to amend the Greater New York charter in relation to the board of city record" (Int. No. 1236), was read the second time.

On motion of Mr. Murphy, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1535) entitled "An act to amend the Greater New York charter, relating to the uniformed force of the fire department" (Int. No. 684), was read the second time.

On motion of Mr. Burns, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1336) entitled "An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claim of the Concrete-steel Engineering Company for work, labor and services or materials or supplies furnished under request, order or direction of the park department of the borough of the Bronx, of the city of New York" (Int. No. 1082), was read the second time.

On motion of Mr. Cohalan, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 870) entitled "An act to amend the Code of Civil Procedure relating to the enforcement of mechanic's

liens on real property" (Rec. No. 217), was read the second time.

On motion of Mr. Carrier, said bill was placed on the order of third reading.

The Senate bill (No. 845) entitled "An act to amend sections seven hundred and ninety-eight and nine hundred and seventy-seven of the Code of Civil Procedure, relating to the service of pleadings, and dates of issue" (Rec. No. 193), was read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading.

The Senate bill (No. 366) entitled "An act authorizing the police commissioner of the city of New York to reinstate detective sergeants" (Rec. No. 154), was read the second time.

On motion of Mr. LaFetra, said bill was placed on the order of third reading.

The Senate bill (No. 457) entitled "An act to amend section one of chapter seven hundred and thirty-three of the Laws of nineteen hundred and five, entitled 'An act in relation to the price of electric current furnished or sold to the city of New York and providing a penalty for violation'" (Rec. No. 137), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading.

The Senate bill (No. 915) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally" (Rec. No. 219), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading.

Mr. Mead in the chair.

The Senate bill (No. 959) entitled "An act to amend chapter four hundred and fifty-four of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the election of school commissioners of the city of Ogdensburgh, and their term of

office,' in relation to school commissioners and elections" (Rec. No. 258), having been announced for a third reading,

Mr. Oliver moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

On page 1, line 6, after the figure 1, strike out the bracket.

On page 2, line 22, after the word "quality" strike out the bracket.

On page 2, strike out lines 23, 24, 25 and 26 and on page 3, strike out lines from 1 to 20 inclusive.

On page 3, line 21, after figure 2, strike out bracket, and on same page, line 26, after the word "term" strike out the bracket, and on same page, line 26, strike out the words "if a vacancy occurs in the".

On page 4, strike out lines from 1 to 23 inclusive. Also on same page, line 24, strike out the two brackets. On line 25, same page, strike out the words "forty days" and on same line strike out the two brackets, and on same line strike out the words "thirty" and "bi-ennial".

On line 26, strike the word "City" and the two brackets on said line.

On page 5, strike out all brackets, and on same page, strike out all the underscored words.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87

NOES 29

Those who voted in the affirmative were:

Allen F E	Donohue	Hapeman	O'Neill	Volk
Baldwin	Dowling	Hastings	Palmer S J	Waddell
Bass	Draper	Hooker	Patton	Wade
Becker	Evans	Hubbs	Phillips	Wainwright
Bisland	Filley	Lansing	Pratt	Weber
Boshart	Fish	Lee W I	Prentice	Wells



Brady	Foelker	Lewis	Rock	Wemple
Brennan	Foster	Lupton	Rogers	West
Burnett	Fowler	Maher	Santee	Whitley
Carrier	Francis	Maier	Schoeneck	Whitney F G
Chamberlain	Gates	Matthews	Scovill	Whitney G H
Charles	Gray A B	Mead	Smith Myron	Williams
Colne	Gray F J	Merritt	Sprenger	Wilson
Cowan	Green	Miller	Stanley	Winters
Cox	Gregory	Moreland	Steele	Wood
Crosley	Gunderman	Nevins	Story	Yale
Cunningham	Hammond	Norton	Surpluss	Young
DeGroot	Hamn			

Those who voted in the negative were:

Bernstein	Caughlan	Grady	McGuire	Sammon
Bird	Cohalan	Hackett	Nolan	Schwegler
Bohan	Dressing	Kavanagh	Oglesby	Shanahan
Burns	Eagleton	Keyes	Oliver	Smith A E
Burzynski	Eckmann	LaFetra	Palmer G M	Thompson
Carnochan	Fritz	Lee A E	Reilly	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker in the chair.

The bill (No. 1836) entitled "An act to amend the Code of Civil Procedure, relative to fixing costs and allowances in surrogate's courts and the amount thereof" (Int. No. 820), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 82

NOES 13

Those who voted in the affirmative were:

Allen F E	DeGroot	Hastings	Norton	Stanley
Baldwin	Dowling	Hubbs	Oliver	Story
Bass	Eagleton	Kavanagh	O'Neill	Surpluss
Becker	Eckmann	Lansing	Palmer S J	Volk
Bisland	Filley	LaFetra	Phillips	Waddell
Bohan	Foelker	Lee W I	Pratt	Wainwright
Boshart	Foster	Lewis	Prentice	Weber
Brady	Fowler	Lupton	Rock	Wells
Burnett	Francis	Maher	Rogers	Whitley
Carrier	Gates	Maier	Santee	Whitney F G

Chamberlain	Gray F J	Matthews	Schoeneck	Whitney G H
Charles	Gregory	Mead	Scovill	Williams
Cohalan	Gunderman	Merritt	Shanahan	Wilson
Colne	Hackett	Miller	Smith A E	Winters
Cowan	Hammond	Moreland	Smith Myron	Wood
Cox	Hamn	Nevins	Sprenger	Yale
Crosley	Hapeman			

Those who voted in the negative were :

Fish	McGuire	Palmer G M	Smith M F	Wade
Gray A B	Nolan	Patton	Steele	Wemple
Hooker	Oglesby	Reilly		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1784) entitled "An act to amend the Agricultural Law, in relation to the sale at retail of renovated butter" (Int. No. 900), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 84

NOES 28

Those who voted in the affirmative were :

Allen F E	Cox	Gregory	Miller	Stanley
Baldwin	Crosley	Gunderman	Moreland	Steele
Bass	Cunningham	Gurnett	Nevins	Volk
Becker	DeGroot	Hammond	Norton	Waddell
Bernstein	Dowling	Hamn	Palmer G M	Wade
Bisland	Draper	Hapeman	Palmer S J	Wainwright
Boshart	Eagleton	Hastings	Patton	Weber
Brady	Evans	Hooker	Phillips	Wemple
Brennan	Fish	Hubbs	Pratt	West
Burnett	Foelker	LaFetra	Prentice	Whitney F G
Cornochan	Foster	Lee A E	Quinn	Whitney G H
Carrier	Fowler	Lee W I	Rogers	Williams
Chamberlain	Francis	Lewis	Santee	Wilson
Charles	Gates	Lupton	Schoeneck	Winters
Cohalan	Gray A B	Maier	Scovill	Wood
Colne	Gray F J	Matthews	Smith A E	Yale
Cowan	Green	Merritt	Smith Myron	

Those who voted in the negative were :

Campbell	Fritz	Maher	Rock	Story
Donohue	Harte	McGuire	Schmitt	Surpluss
Dressing	Kavanagh	Nolan	Shanahan	Thompson
Eckmann	Keyes	Oliver	Smith M F	Wells
Feth	Lansing	O'Neill	Sprenger	Whitley
Filley	Long	Reilly		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 955) entitled "An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village" (Rec. No. 223), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Allen F E	DeGroot	Hamn	Moreland	Smith J E
Allen J G	Donohue	Hapeman	Murphy	Smith Myron
Averill	Dowling	Harawitz	Nevins	Sprenger
Baldwin	Draper	Hartman	Nolan	Stanley
Bass	Dressing	Hastings	Norton	Steele
Becker	Eagleton	Hoffman	Oliver	Story
Beebe	Evans	Hooker	O'Neill	Surplless
Bernstein	Farnan	Hooper	Palmer G M	Thompson
Bird	Feth	Hubbs	Palmer S J	Tompkins
Bisland	Filley	Kavanagh	Patton	Volk
Bohan	Fish	Keyes	Phillips	Waddell
Boshart	Foelker	Knapp	Pratt	Wade
Brady	Foster	Krulewitch	Prentice	Wainwright
Brennan	Fowler	Lansing	Quinn	Weber
Burnett	Francis	Lee A E	Reilly	Wells
Burns	Fritz	Lee W I	Rock	Wemple
Burzynski	Gates	Lewis	Rogers	West
Carnochan	Grady	Lupton	Salomon	Whitley
Carrier	Grattan	Maher	Salomon	Whitney F G
Caughlan	Gray A B	Maier	Santee	Whitney G H
Chamberlain	Gray F J	Matthews	Schoeneck	Williams
Charles	Green	McGuire	Schwegler	Wilson
Coon	Gregory	Mead	Scovill	Winters
Cowan	Gunderman	Merritt	Shanahan	Wood
Cox	Hackett	Miller	Shuttleworth	Yale
Crosley	Hammond	Mills	Smith A E	Young
Cunningham				

In the negative:

Oglesby

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 958) entitled "An act to amend chapter eighty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled "An act to incorporate the city of Ogdensburg" and the acts amending the same, generally" (Rec. No. 257), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 29

Those who voted in the affirmative were:

Allen F E	Donohue	Hapeman	O'Neill	Volk
Baldwin	Dowling	Hastings	Palmer S J	Waddell
Bass	Draper	Hooker	Patton	Wade
Becker	Evans	Hubbs	Phillips	Wainwright
Bisland	Filley	Lansing	Pratt	Weber
Boshart	Fish	Lee W I	Prentice	Wells
Brady	Foelker	Lewis	Rock	Wemple
Brennan	Foster	Lupton	Rogers	West
Burnett	Fowler	Maher	Santee	Whitley
Carrier	Francis	Maier	Schoeneck	Whitney F G
Chamberlain	Gates	Matthews	Scovill	Whitney G H
Charles	Gray A B	Mead	Smith Myron	Williams
Colne	Gray F J	Merritt	Sprenger	Wilson
Cowan	Green	Miller	Stanley	Winters
Cox	Gregory	Mills	Steele	Wood
Crosley	Gunderman	Moreland	Story	Yale
Cunningham	Hammond	Nevins	Surpless	Young
DeGroot	Hamn	Norton		

Those who voted in the negative were:

Bernstein	Caughlan	Grady	McGuire	Sammon
Bird	Cohalan	Hackett	Nolan	Schwegler
Bohan	Dressing	Kavanagh	Oglesby	Shanahan
Burns	Eagleton	Keyes	Oliver	Smith A E
Burzynski	Eckmann	LaFetra	Palmer G M	Thompson
Carnochan	Fritz	Lee A E	Reilly	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.



The bill (No. 1911) entitled "An act to amend the Canal Law, relative to superintendents of repairs and drafts of money by the superintendent of public works for the payment of contracts" (Int. No. 1237), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Donohue	Harawitz	Murphy	Smith J E
Allen F E	Dowling	Hartman	Nevins	Smith Myron
Averill	Draper	Hastings	Nolan	Sprenger
Baldwin	Dressing	Hoffman	Norton	Stanley
Bass	Eagleton	Hooker	Oglesby	Steffens
Becker	Evans	Hooper	Oliver	Story
Beebe	Farnan	Hubbs	O'Neill	Surpless
Bernstein	Feth	Kavanagh	Palmer G M	Thompson
Bird	Filley	Keyes	Palmer S J	Tompkins
Bisland	Fish	Knapp	Patton	Volk
Bohan	Foelker	Krulewitch	Phillips	Waddell
Boshart	Foster	Lansing	Pratt	Wade
Brady	Fowler	LaFetra	Prentice	Wainwright
Brennan	Francis	Lee A E	Quinn	Weber
Burnett	Fritz	Lee W I	Reilly	Wedemeyer
Burzynski	Gates	Lewis	Rock	Wemple
Carnochan	Grady	Lupton	Rogers	West
Carrier	Grattan	Maher	Salomon	Whitley
Caughlan	Gray A B	Maier	Sammon	Whitney F G
Chamberlain	Gray F J	Matthews	Santee	Whitney G H
Charles	Green	McGuire	Schoeneck	Williams
Colne	Gregory	Mead	Schwegler	Wilson
Cowan	Gunderman	Merritt	Scovill	Winters
Cox	Hackett	Miller	Shanahan	Wood
Crosley	Hammond	Mills	Shuttleworth	Yale
Cunningham	Hamn	Moreland	Smith A E	Young
DeGroot	Hapeman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1912) entitled "An act to amend the Code of Civil Procedure, relative to compensation of deputy sheriffs attending courts in the county of Richmond" (Int. No. 1298), was read the third time, having been printed and upon the desks of

the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Donohue	Hartman	Nolan	Sprenger
Allen J G	Dowling	Hastings	Norton	Stanley
Averill	Draper	Hoffman	Oglesby	Steele
Baldwin	Dressing	Hooker	Oliver	Steffens
Bass	Eagleton	Hooper	O'Neill	Story
Becker	Evans	Hubbs	Palmer G M	Surplless
Beebe	Farman	Kavanagh	Palmer S J	Thompson
Bernstein	Feth	Keyes	Patton	Tompkins*
Bird	Filley	Knapp	Phillips	Volk
Bisland	Fish	Krulewitch	Pratt	Waddell
Boshart	Foelker	Lansing	Prentice	Wade
Brady	Foster	LaFetra	Quinn	Wainwright
Brennan	Fowler	Lee A E	Reilly	Weber
Burnett	Francis	Lee W I	Rock	Wedemeyer
Burns	Fritz	Lewis	Rogers	Wells
Burzynski	Gates	Lupton	Salomon	Wemple
Carnochan	Grady	Maher	Sammon	West
Carrier	Gray A B	Maier	Santee	Whitley
Caughlan	Gray F J	Matthews	Schoeneck	Whitney F G
Chamberlain	Green	McGuire	Schwegler	Whitney G H
Charles	Gregory	Mead	Scovill	Williams
Colne	Gunderman	Merritt	Shanahan	Wilson
Cowan	Hackett	Miller	Shuttleworth	Winters
Cox	Hammond	Mills	Smith A E	Wood
Crosley	Hamn	Moreland	Smith J E	Yale
Cunningham	Hapeman	Murphy	Smith Myron	Young
DeGroot	Harawitz	Nevins		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1881) entitled "An act to amend the Forest, Fish and Game Law, relative to close season in Washington and Schoharie counties" (Int. No. 1226), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpless
Beebe	Eagleton	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Tompkins
Bird	Farnan	Kavanagh	Patton	Volk
Bisland	Feth	Knapp	Phillips	Waddell
Bohan	Filley	Krulewitch	Pratt	Wade
Boshart	Fish	Lansing	Prentice	Wainwright
Brady	Foelker	LaFetra	Quinn	Weber
Brennan	Foster	Lee A E	Reilly	Wedemeyer
Burnett	Fowler	Lee W I	Rock	Wells
Burns	Francis	Lewis	Rogers	Wemple
Burzynski	Fritz	Lupton	Salomon	West
Carnochan	Gates	Maier	Sammon	Whitley
Carrier	Grady	Maier	Santee	Whitney F G
Caughlan	Gray A B	Matthews	Schoeneck	Whitney G H
Chamberlain	Gray F J	McGuire	Schwegler	Williams
Charles	Green	Mead	Scovill	Wilson
Colne	Gregory	Merritt	Shanahan	Winters
Coon	Gunderman	Miller	Shuttleworth	Wood
Cowan	Hackett	Mills	Smith A E	Yale
Cox	Hammond	Moreland	Smith J E	Young
Crosley	Hamn	Murphy	Smith Myron	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1905) entitled "An act to amend chapter one hundred and forty-two of the Laws of eighteen hundred and seventy-nine, entitled 'An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and forty-two, entitled "An act to condense and amend the several acts relating to the village of Albion," and the "several acts amendatory thereof," in relation to the schools and school district of such village" (Int. No. 1414), having been announced for a third reading,

On motion of Mr. Wilson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1113) entitled "An act to amend chapter one hundred and seventy of the Laws of nineteen hundred entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the Palisades of the Hudson river for an interstate park and thereby to preserve the scenery of the Palisades' relating to the extension of said park" (Int. No. 707), having been announced for a third reading,

Mr. Carnochan moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith amended as follows:

Page 2, line 16, strike out the words "of the state reservation at Stony Point" and insert in lieu thereof the words "of the United States naval station on Iona Island".

Page 4, lines 3 and 4, strike out the words "to the state reservation at Stony Point" and insert in lieu thereof the words "to the southerly side of the United States naval station on Iona Island".

Page 6, insert as section 5, the following: "The sum of two hundred thousand dollars, or so much thereof as may be necessary is hereby appropriated out of any money not otherwise appropriated for the purposes of this act, and of the act of which this act is amendatory. Such money shall be payable by the treasurer on a warrant of the comptroller, on the order of the commissioner of the Palisades Interstate Park".

Page 6, change present section "5" to section "6".

Mr. Carnochan moved to recommit said bill, with amendments pending, to the committee on ways and means.

Mr. Speaker put the question whether the House would agree to said motion to recommit, and it was decided in the affirmative.

The bill (No. 1841) entitled "An act to authorize Saint John's Church, Mount Morris, New York, to set apart certain funds as a permanent endowment fund and to restrict the use and investment thereof" (Int. No. 1259), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the



affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Murphy	Smith Myron
Allen J G	DeGroot	Harawitz	Nevins	Sprenger
Averill	Donohue	Hartman	Nolan	Stanley
Baldwin	Dowling	Hastings	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Dressing	Hooker	Oliver	Story
Beebe	Eagleton	Hooper	O'Neill	Surpless
Bernstein	Evans	Hubbs	Palmer G M	Thompson
Bird	Farnan	Kavanagh	Palmer S J	Tompkins
Bisland	Feth	Keyes	Patton	Volk
Bohan	Filley	Knapp	Phillips	Waddell
Boshart	Fish	Krulewitch	Pratt	Wade
Brady	Foelker	Lansing	Prentice	Wainwright
Brennan	Foster	LaFetra	Quinn	Weber
Burnett	Fowler	Lee A E	Reilly	Wedemeyer
Burns	Francis	Lee W I	Rock	Wells
Burzynski	Fritz	Lewis	Rogers	Wemple
Carnochan	Gates	Lupton	Salomon	West
Carrier	Grady	Maher	Sammon	Whitley
Caughlan	Gray A B	Maier	Santee	Whitney F G
Chamberlain	Gray F J	Matthews	Schoeneck	Whitney G H
Charles	Green	McGuire	Schwegler	Williams
Colne	Gregory	Mead	Scovill	Wilson
Coon	Gunderman	Merritt	Shanahan	Winters
Cowan	Hackett	Miller	Shuttleworth	Wood
Cox	Hammond	Mills	Smith A E	Yale
Crosley	Hamm	Moreland	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1832) entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for trout in Wyoming county" (Int. No. 827), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Murphy	Smith Myron
Allen F E	DeGroot	Harawitz	Nevins	Sprenger
Allen J G	Donohue	Hartman	Nolan	Stanley
Averill	Dowling	Hastings	Norton	Stelle
Baldwin	Draper	Hoffman	Oglesby	Steffens
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	O'Neill	Surpless
Beebe	Evans	Hubbs	Palmer G M	Thompson
Bernstein	Farnan	Kavanagh	Palmer S J	Tompkins
Bird	Feth	Keyes	Patton	Volk
Bisland	Filley	Knapp	Phillips	Waddell
Bohan	Fish	Krulewitch	Pratt	Wade
Boshart	Foelker	Lansing	Prentice	Wainwright
Brady	Foster	LaFetra	Quinn	Weber
Brennan	Fowler	Lee A E	Reilly	Wedemeyer
Burnett	Francis	Lee W I	Rock	Wells
Burns	Fritz	Lewis	Rogers	Wemple
Burzynski	Gates	Lupton	Salomon	West
Carnochan	Grady	Maher	Sammon	Whitley
Carrier	Gray A B	Maier	Santee	Whitney F G
Caughlan	Gray F J	Matthews	Schoeneck	Whitney G H
Chamberlain	Green	McGuire	Schwegler	Williams
Charles	Gregory	Mead	Scovill	Wilson
Colne	Gunderman	Merritt	Shanahan	Winters
Coon	Hackett	Miller	Shuttleworth	Wood
Cowan	Hammond	Mills	Smith A E	Yale
Cox	Hamn	Moreland	Smith J E	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1906) entitled "An act to amend chapter five hundred and sixty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act to extend the time of the Little Falls, Van Hornesville, and Otsego Lake Narrow Gauge Railroad Company to begin the construction of its road and expend thereon ten per centum of the amount of its capital and finish and put the same in operation' in relation to extending time" (Int. No. 303), having been announced for a third reading,

On motion of Mr. Steele, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 684) entitled "An act to amend section two hundred and seven of chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation

to the municipal court of the city of New York, its officers and marshals,' in relation to commissions " (Rec. No. 143), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Murphy	Smith Myron
Allen F E	DeGroot	Harawitz	Nevins	Sprenger
Allen J G	Donohue	Hartman	Nolan	Stanley
Averill	Dowling	Hastings	Norton	Steele
Baldwin	Draper	Hoffman	Oglesby	Steffens
Bass	Dressing	Hooker	Oliver	Story
Becker	Eagleton	Hooper	O'Neill	Surpless
Beebe	Evans	Hubbs	Palmer G M	Thompson
Bernstein	Farnan	Kavanagh	Palmer S J	Tompkins
Bird	Feth	Keyes	Patton	Volk
Bisland	Filley	Knapp	Phillips	Waddell
Bohan	Fish	Krulewitch	Pratt	Wade
Boshart	Foelker	Lansing	Prentice	Wainwright
Brady	Foster	LaFetra	Quinn	Weber
Brennan	Fowler	Lee A E	Reilly	Wedemeyer
Burnett	Francis	Lee W I	Rock	Wells
Burns	Fritz	Lewis	Rogers	Wemple
Burzynski	Gates	Lupton	Salomon	West
Carnochan	Grady	Maher	Sammon	Whitley
Carrier	Grattan	Maier	Santee	Whitney F G
Caughlan	Gray A B	Matthews	Schoeneck	Whitney G H
Chamberlain	Gray F J	McGuire	Schwegler	Williams
Charles	Green	Mead	Scovill	Wilson
Colne	Gregory	Merritt	Shanahan	Winters
Coon	Gunderman	Miller	Shuttleworth	Wood
Cowan	Hackett	Mills	Smith A E	Yale
Cox	Hammond	Moreland	Smith J E	Young
Crosley	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 186) entitled "An act to amend the Forest, Fish and Game Law relative to the establishment of a close season in towns" (Rec. No. 29), was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Apgar	Donohue	Hartman	Norton	Steele
Averill	Dowling	Hastings	Oglesby	Steffens
Baldwin	Draper	Hoffman	Oliver	Story
Bass	Dressing	Hooker	O'Neill	Surpless
Becker	Eagleton	Hooper	Palmer G M	Thompson
Beebe	Evans	Hubbs	Palmer S J	Tompkins
Bernstein	Farnan	Kavanagh	Patton	Volk
Bird	Feth	Keyes	Phillips	Waddell
Bisland	Filley	Knapp	Pratt	Wade
Bohan	Fish	Krulewitch	Prentice	Wainwright
Boshart	Foelker	Lansing	Quinn	Weber
Brady	Foster	LaFetra	Reilly	Wedemeyer
Brennan	Fowler	Lee A E	Rock	Wells
Burnett	Francis	Lee W I	Rogers	Wemple
Burns	Fritz	Lewis	Salomon	West
Burzynski	Gates	Lupton	Sammon	Whitley
Carnochoan	Grady	Maher	Santee	Whitney F G
Carrier	Grattan	Maier	Schoeneck	Whitney G H
Caughlan	Gray A B	Matthews	Schwegler	Williams
Chamberlian	Gray F J	McGuire	Scovill	Wilson
Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 790) entitled "An act to amend chapter one hundred and thirty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act providing for the better collection of taxes in the county of Erie; for the sale by the treasurer thereof of lands in said county for unpaid taxes, and regulating the compensation of said treasurer,' in relation to the powers of the deputy county treasurer" (Rec. No. 226), was read the third



time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith A E
Allen J G	Cunningham	Hamn	Murphy	Smith J E
Averill	DeGroot	Hapeman	Nevins	Smith Myron
Baldwin	Donohue	Harawitz	Nolan	Sprenger
Bass	Dowling	Hartman	Norton	Stanley
Becker	Dressing	Hastings	Oglesby	Steele
Beebe	Eagleton	Hoffman	Oliver	Steffens
Bernstein	Eckmann	Hooker	O'Neill	Surpless
Bird	Evans	Hooper	Palmer G M	Thompson
Bisland	Farnan	Hubbs	Palmer S J	Volk
Bohan	Feth	Kavanagh	Patton	Waddell
Boshart	Filley	Keyes	Phillips	Wade
Brady	Fish	Krulewitch	Pratt	Wainwright
Brennan	Foelker	Lansing	Prentice	Weber
Burnett	Foster	LaFetra	Quinn	Wedemeyer
Burns	Fowler	Lee A E	Reilly	Wells
Burzynski	Francis	Lewis	Rock	Wemple
Carnochan	Fritz	Lupton	Rogers	Whitley
Carrier	Gates	Maher	Salomon	Whitney F G
Caughlan	Grady	Maier	Sammon	Whitney G H
Chamberlain	Gray A B	Matthews	Santee	Williams
Charles	Gray F J	McGuire	Schoeneck	Wilson
Colne	Green	Mead	Schwegler	Winters
Coon	Gregory	Merritt	Scovill	Wood
Cowan	Gunderman	Miller	Shanahan	Yale
Cox	Hackett	Mills	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 906) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda'" (Rec. No. 248), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Miller	Smith J E
Allen F E	Cunningham	Hamn	Moreland	Smith Myron
Averill	DeGroot	Hapeman	Murphy	Sprenger
Baldwin	Donohue	Harawitz	Nevins	Stanley
Bass	Dowling	Hartman	Nolan	Steele
Becker	Draper	Hastings	Norton	Steffens
Beebe	Dressing	Hoffman	Oglesby	Story
Bernstein	Eagleton	Hooker	Oliver	Surpluss
Bird	Evans	Hooper	Palmer G M	Thompson
Bisland	Farnan	Hubbs	Palmer S J	Volk
Bohan	Feth	Kavanagh	Patton	Waddell
Boshart	Filley	Keyes	Phillips	Wade
Brady	Fish	Knapp	Pratt	Wainwright
Brennan	Foelker	Krulewitch	Quinn	Weber
Burnett	Foster	Lansing	Reilly	Wedemeyer
Burns	Fowler	LaFetra	Rock	Wells
Burzynski	Francis	Lee A E	Rogers	Wemple
Carnochan	Fritz	Lee W I	Salomon	West
Carrier	Gates	Lewis	Sammon	Whitley
Caughlan	Grady	Lupton	Santee	Whitney F G
Chamberlain	Gray A B	Maher	Schoeneck	Whitney G H
Charles	Gray F J	Maier	Schwegler	Williams
Colne	Green	Matthews	Scovill	Wilson
Coon	Gregory	Mead	Shanahan	Winters
Cowan	Gunderman	Merritt	Shuttleworth	Wood
Cox	Hackett	Miller	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 880) entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries'" (Rec. No. 251), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith J E
Allen J G	DeGroot	Hapeman	Murphy	Smith Myron
Averill	Donohue	Harawitz	Nolan	Sprenger
Baldwin	Dowling	Hartman	Norton	Stanley
Bass	Draper	Hastings	Oglesby	Steele
Becker	Dressing	Hoffman	Oliver	Steffens
Beebe	Eagleton	Hooker	O'Neill	Story
Bernstein	Evans	Hooper	Palmer G M	Surpless
Bird	Farnan	Hubbs	Palmer S J	Thompson
Bisland	Fethr	Kavanagh	Patton	Volk
Bohan	Fillely	Keyes	Phillips	Waddell
Boshart	Fish	Knapp	Pratt	Wade
Brady	Foelker	Krulewitch	Prentice	Wainwright
Brennan	Foster	Lansing	Quinn	Wedemeyer
Burnett	Fowler	LaFetra	Reilly	Wells
Burns	Francis	Lee A E	Rock	Wemple
Burzynski	Fritz	Lee W I	Rogers	West
Carnochan	Gates	Lewis	Salomon	Whitley
Carrier	Grady	Lupton	Sammon	Whitney F G
Caughlan	Gray A B	Maher	Santee	Whitney G H
Chamberlain	Gray F J	Maier	Schoeneck	Williams
Charles	Green	McGuire	Schwegler	Wilson
Colne	Gregory	Mead	Scovill	Winters
Coon	Gunderman	Merritt	Shanahan	Wood
Cowan	Hackett	Miller	Shuttleworth	Yale
Cox	Hammond	Mills	Smith A E	Young
Crosley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 953) entitled "An act dedicating Bridge square in the city of Rochester extending from Caledonia avenue to West avenue, as a public street, and abandoning the use of same for canal purposes" (Rec. No. 230), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Nevins	Smith Myron
Allen F E	DeGroot	Harawitz	Nolan	Sprenger
Averill	Donohue	Hartman	Norton	Stanley
Baldwin	Dowling	Hastings	Oglesby	Steele
Bass	Draper	Hoffman	Oliver	Steffens
Becker	Dressing	Hooker	O'Neill	Story
Beebe	Eagleton	Hooper	Palmer G M	Surplless
Bernstein	Evans	Hubbs	Palmer S J	Thompson
Bird	Farnan	Kavanagh	Patton	Volk
Bisland	Feth	Keyes	Phillips	Waddell
Bohan	Filley	Knapp	Pratt	Wade
Boshart	Fish	Krulewitch	Prentice	Wainwright
Brady	Foelker	Lansing	Quinn	Weber
Brennan	Foster	LaFetra	Reilly	Wedemeyer
Burnett	Fowler	Lee A E	Rock	Wells
Burns	Farnan	Lee W I	Rogers	Wemple
Burzynski	Fritz	Lewis	Salomon	West
Carnochan	Gates	Maher	Sammon	Whitley
Carrier	Grady	Maier	Santee	Whitney F G
Caughlan	Gray A B	Matthews	Schoeneck	Whitney G H
Chamberlain	Gray F J	McGuire	Schwegler	Williams
Charles	Green	Mead	Scovill	Wilson
Colne	Gregory	Merritt	Shanahan	Winters
Coon	Gunderman	Miller	Shuttleworth	Wood
Cowan	Hackett	Moreland	Smith A E	Yale
Cox	Hammond	Murphy	Smith J E	Young
Crosley	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 685) entitled "An act to amend section three hundred and ninety-five of the Greater New York charter relating to permits for construction of private sewers" (Rec. No. 142), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith A E
Allen J G	DeGroot	Hapeman	Murphy	Smith J E
Averill	Donohue	Harawitz	Nevins	Smith Myron
Baldwin	Dowling	Hartman	Nolan	Sprenger
Bass	Draper	Hastings	Norton	Stanley
Becker	Dressing	Hoffman	Oglesby	Steele
Beebe	Eagleton	Hooker	Oliver	Steffens
Bernstein	Evans	Hooper	O'Neill	Story
Bird	Farnan	Hubbs	Palmer G M	Surpless
Bisland	Feth	Kavanagh	Palmer S J	Thompson
Bohan	Filley	Keyes	Patton	Volk
Boshart	Fish	Knapp	Phillips	Waddell
Brady	Foelker	Krulewitch	Pratt	Wade
Brennan	Foster	Lansing	Prentice	Wainwright
Burnett	Fowler	LaFetra	Quinn	Weber
Burns	Francis	Lee A E	Reilly	Wedemeyer
Burzynski	Fritz	Lee W I	Rock	Wemple
Carnochan	Gates	Lewis	Rogers	West
Carrier	Grady	Maher	Salomon	Whitley
Caughlan	Gray A B	Maier	Sammon	Whitney F G
Chamberlain	Gray F J	Matthews	Santee	Whitney G H
Charles	Green	McGuire	Schoeneck	Wilson
Colne	Gregory	Mead	Schwegler	Winters
Coon	Gunderman	Merritt	Scovill	Wood
Cowan	Hackett	Miller	Shanahan	Yale
Cox	Hammond	Mills	Shuttleworth	Young
Crosley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 887) entitled "An act to extend the time for beginning the construction of the Troy, Rensselaer and Pittsfield Railroad, and expending thereon ten per centum of its capital" (Rec. No. 238), having been announced for a third reading,

On motion of Mr. Moreland, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 686) entitled "An act to validate the title of lands lying within the original limits of certain streets which have been abandoned, discontinued or contracted, located in what was formerly the south village of Black Rock, now the city of Buffalo, and release such lands to adjacent land owners" (Rec. No. 225), was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Harawitz	Nevins	Smith Myron
Allen F E	DeGroot	Hartman	Nolan	Sprenger
Allen J G	Donohue	Hastings	Norton	Stanley
Averill	Dowling	Hoffman	Oglesby	Steele
Baldwin	Draper	Hooker	Oliver	Steffens
Bass	Dressing	Hooper	O'Neill	Story
Becker	Eagleton	Hubbs	Palmer G M	Surpluss
Beebe	Evans	Kavanagh	Palmer S J	Thompson
Bernstein	Farnan	Keyes	Patton	Volk
Bird	Feth	Knapp	Phillips	Waddell
Bisland	Filley	Krulewitch	Pratt	Wade
Bohan	Fish	Lansing	Prentice	Wainwright
Boshart	Foelker	LaFetra	Quinn	Weber
Brady	Foster	Lee A E	Reilly	Wedemeyer
Brennan	Fowler	Lee W I	Rock	Wells
Burnett	Francis	Lewis	Rogers	Wemple
Burns	Fritz	Lupton	Salomon	West
Burzynski	Gates	Maher	Sammon	Whitley
Carnochan	Grady	Maier	Santee	Whitney F G
Carrier	Gray A B	McGuire	Schoeneck	Whitney G H
Caughlan	Gray F J	Mead	Schwegler	Williams
Chamberlain	Green	Merritt	Scovill	Wilson
Colne	Gregory	Miller	Shanahan	Winters
Coon	Gunderman	Mills	Shuttleworth	Wood
Cowan	Hackett	Moreland	Smith A E	Yale
Cox	Hamm	Murphy	Smith J E	Young
Crosley	Hapeman			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 940) entitled "An act to authorize the Comptroller of the State to hear and determine the application of Henry F. Hamilton, for the cancellation of the eighteen hundred and ninety, and eighteen hundred and ninety-five tax sales of the southeast, one-fourth of lot one hundred and sixty, township eleven, Old Military tract, in the county of Essex" (Rec. No. 229), was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith J E
Allen F E	Cunningham	Hapeman	Nevins	Smith Myron
Allen J G	DeGroot	Harawitz	Nolan	Sprenger
Averill	Donohue	Hartman	Norton	Stanley
Baldwin	Dowling	Hastings	Oglesby	Steele
Bass	Draper	Hoffman	Oliver	Steffens
Becker	Dressing	Hooker	O'Neill	Story
Beebe	Eagleton	Hooper	Palmer G M	Surpluss
Bernstein	Evans	Hubbs	Palmer S J	Thompson
Bird	Farnan	Kavanagh	Patton	Volk
Bisland	Feth	Keyes	Phillips	Waddell
Bohan	Filley	Knapp	Pratt	Wade
Boshart	Fish	Krulewitch	Prentice	Wainwright
Brady	Foelker	LaFetra	Quinn	Weber
Brennan	Foster	Lee A E	Reilly	Wedemeyer
Burnett	Fowler	Lee W I	Rock	Wells
Burns	Francis	Lewis	Rogers	Wemple
Burzynski	Fritz	Lupton	Salomon	West
Carnochan	Gates	Maher	Sammon	Whitney F G
Carrier	Grady	Maier	Santee	Whitney G H
Carrollan	Gray A B	Matthews	Schoeneck	Williams
Chamberlain	Gray F J	McGuire	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 494) entitled "An act to amend chapter two hundred and sixty-nine of the Laws of eighteen hundred and seventy-two, entitled 'An act authorizing the construction of a bridge across the Hudson river at the city of Albany, and incorporating the Albany and Greenbush Bridge Company,' as amended by chapter five hundred and two of the Laws of eighteen hundred and ninety-five" (Rec. No. 73), was read the third time,

having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpless
Beebe	Eagleton	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Feth	Keyes	Phillips	Wade
Bohan	Filley	Knapp	Pratt	Wainwright
Boshart	Fish	Krulewicz	Prentice	Weber
Brady	Foelker	Lansing	Quinn	Wedemeyer
Brennan	Foster	LaFetra	Reilly	Wells
Burnett	Fowler	Lee A E	Rock	Wemple
Burns	Francis	Lee W I	Rogers	West
Burzynski	Fritz	Lewis	Salomon	Whitley
Carnochan	Gates	Lupton	Sammon	Whitney F G
Carrier	Grady	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond	Moreland	Smith J E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 846), entitled "An act to amend the Insanity Law, relative to the examination of immigrants at the port of New York, and the alien and non-resident insane in the State of New York, to ascertain their mental condition" (Rec. No. 204), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.



Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith J E
Allen F E	Cunningham	Hapeman	Murphy	Smith Myron
Allen J G	DeGroot	Harawitz	Nevins	Sprenger
Averill	Donohue	Hartman	Nolan	Stanley
Baldwin	Dowling	Hastings	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Dressing	Hooker	Oliver	Story
Beebe	Eagleton	Hooper	O'Neill	Surpless
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Feth	Keyes	Patton	Wade
Bohan	Filley	Knapp	Phillips	Wainwright
Boshart	Fish	Krulewitch	Pratt	Weber
Brady	Foelker	Lansing	Prentice	Wedemeyer
Brennan	Foster	Lee A E	Quinn	Wells
Burnett	Fowler	Lee W I	Reilly	Wemple
Burns	Francis	Lewis	Rock	West
Burzynski	Fritz	Lupton	Rogers	Whitley
Carnochan	Gates	Maher	Salomon	Whitney F G
Carrier	Grady	Maier	Sammon	Whitney G H
Caughlan	Gray A B	Matthews	Santee	Williams
Chamberlain	Gray F J	McGuire	Schoeneck	Wilson
Charles	Green	Mead	Schwegler	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 9, 1906.*

Resolved (if the Assembly concur), that a respectful message be sent to the Governor, requesting the return of Senate bill (No. 598, Rec. No. 108), entitled "An act to amend section fifty-one of the Domestic Relations Law, being chapter forty-eight of the general laws for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 9, 1906.*

Resolved (if the Assembly concur), that a respectful message be sent to the Governor, requesting the return of Senate bill (No. 545, Rec. No. 121), entitled "An act to equalize the salaries of the court officers and messenger of the Kings county surrogates court with the court attendants of the county court of Kings county" for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,  
*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Oglesby, and by unanimous consent, the fact that Mr. Oglesby was unavoidably absent from the session of April 5, and would, if present, have voted in favor of Assembly bill No. 1800, Int. No. 1037, was ordered entered upon the journal.

Mr. Foelker gave notice that he would at some future day move to suspend Rule 12 for the purpose of limiting debate.

The privileges of the floor were extended to Hon. George For-  
dyce, Justice Moore and Judge Rooney.

On motion of Mr. Moreland, the House adjourned.

## TUESDAY, APRIL 10, 1906.

The House met pursuant to adjournment.

Prayer by Rev. John L. Morrissey.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the bill (No. 773) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda'" (Rec. No. 265), which was read the first time.

On motion of Mr. Patton, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Patton, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Mills	Smith J E
Allen F E	Crosley	Hamn	Moreland	Smith Myron
Allen J G	Cunningham	Hapeman	Murphy	Spenger
Apgar	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surpless
Bedell	Eagleton	Hooper	O'Neill	Thompson
Beebe	Evans	Hubbs	Palmer G M	Tompkins
Bernstein	Farnan	Kavanagh	Palmer S J	Volk
Bird	Feth	Keyes	Patton	Waddell
Bisland	Filley	Knapp	Phillips	Wade
Bohan	Fish	Krulewitch	Pratt	Wainwright
Boshart	Foelker	Lansing	Prentice	Weber
Brady	Foster	LaFetra	Quinn	Wedemeyer
Brennan	Fowler	Lee A E	Reilly	Wells
Burnett	Francis	Lee W I	Rock	Wemple
Burns	Fritz	Lewis	Rogers	West

Burzynski	Gates	Long	Salomon	Whitley
Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Grattan	Maier	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Scovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Yale
Cowan	Hackett	Miller	Smith A E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence the bill (No. 1074) entitled "An act to amend chapter six hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to revise, amend, and consolidate the several acts relating to the village of Canandaigua, and to repeal certain acts and parts of acts' and the acts amendatory thereof, in relation to the provisions for the police department of said village" (Rec. No. 266), was read the first time.

On motion of Mr. Burnett, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Burnett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpluss
Bedell	Eagleton	Hooper	Palmer G M	Thompson
Beebe	Evans	Hubbs	Palmer S J	Tompkins
Bernstein	Farnan	Kavanagh	Patton	Volk



Bird	Feth	Keyes	Phillips	Waddell
Bisland	Filley	Knapp	Pratt	Wade
Bohan	Fish	Krulewitch	Prentice	Wainwright
Boshart	Foelker	Lansing	Quinn	Weber
Brady	Foster	LaFetra	Reilly	Wedemeyer
Brennan	Fowler	Lee A E	Rock	Wells
Burnett	Francis	Lee W I	Rogers	Wemple
Burns	Fritz	Lewis	Salomon	West
Burzynski	Gates	Lupton	Sammon	Whitley
Carnochan	Grady	Maher	Santee	Whitney F G
Carrier	Grattan	Maier	Schoeneck	Whitney G H
Caughlan	Gray A B	Matthews	Schwegler	Williams
Chamberlain	Gray F J	McGuire	Scovill	Wilson
Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond	Moreland		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence the bill (No. 972) entitled "An act to establish and maintain a seaside park for the health and recreation of the citizens of the city of New York" (Rec. No. 267), which was read the first time.

On motion of Mr. Burnett, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Burnett, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith Myron
Allen F E	Crosley	Hamn	Murphy	Sprenger
Allen J G	Cunningham	Hapeman	Nevins	Stanley
Apgar	DeGroot	Harawitz	Nolan	Steele
Averill	Donohue	Hartman	Norton	Steffens
Baldwin	Dowling	Hastings	Oglesby	Story
Bass	Draper	Hoffman	Oliver	Surpless
Becker	Dressing	Hooker	O'Neill	Thompson

Bedell	Eagleton	Hooper	Palmer G M	Tompkins
Beebe	Evans	Hubbs	Palmer S J	Volk
Bernstein	Farnan	Kavanagh	Patton	Waddell
Bird	Feth	Keyes	Phillips	Wade
Bisland	Fillely	Knapp	Pratt	Wainwright
Bohan	Fish	Krulewitch	Prentice	Weber
Boshart	Foelker	Lansing	Quinn	Wedemeyer
Brady	Foster	LaFetra	Reilly	Wells
Brennan	Fowler	Lee A E	Rock	Wemple
Burnett	Francis	Lee W I	Rogers	West
Burns	Fritz	Lewis	Salomon	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Carrier	Grattan	Maier	Schoeneck	Williams
Caughlan	Gray A B	Matthews	Schwegler	Wilson
Chamberlain	Gray F J	McGuire	Scovill	Winters
Charles	Green	Mead	Shanahan	Wood
Colne	Gregory	Merritt	Shuttleworth	Yale
Coon	Gunderman	Miller	Smith A E	Young
Cowan	Hackett	Mills	Smith J E	

Mr. Miller moved to reconsider the vote by which said bill was passed, and that said motion lie upon the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The Senate sent for concurrence the following entitled bills:

"An act to authorize the board of estimate and apportionment of the city of New York to examine, audit and allow the claim of the Richmond County Society for the Prevention of Cruelty to Children for expenses in providing board for destitute and dependent children, public charges, committed to said society" (No. 985, Rec. No. 268), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T. Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester" (No. 1015, Rec. No. 269), which was read the first time and referred to the committee on ways and means.

"An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses and purposes of the fire department of said city" (No. 976, Rec. No.

270), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and sixteen of the Laws of eighteen hundred and ninety-three, entitled 'An act in relation to the city court of Yonkers,' and the several acts amendatory thereof and supplemental thereto" (No. 977, Rec. No. 271), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter six hundred and thirty-five of the Laws eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' in relation to amount to be raised for fire department" (No. 1014, Rec. No. 272), which was read the first time and referred to the committee on affairs of cities.

"An act to legalize the annual charter election of the village of Montour Falls, New York, for the purpose of voting for candidates and also upon the question of raising moneys to carry on the excavation of Catherine creek, and to authorize such village to issue notes pursuant to a proposition adopted thereat" (No. 1049, Rec. No. 273), which was read the first time and referred to the committee on affairs of villages.

"An act to amend chapter five hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act for the incorporation of associations for the improvement of the breed of horses, and to regulate the same, and to establish a State racing commission,' in relation to the annual tax on gross receipts" (No. 1009, Rec. No. 274), which was read the first time and referred to the committee on taxation and retrenchment.

"An act authorizing the town board of the town of Whitestown to issue a certificate of indebtedness to the New York Mills for moneys expended to improve the highway at the village of New York Mills in said town" (No. 952, Rec. No. 275), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Public Health Law, in relation to examinations in dentistry" (No. 984, Rec. No. 276), which was

read the first time and referred to the committee on public health.

"An act to amend the Public Health Law, in relation to permits to unlicensed dealers in drugs, medicines and poisons" (No. 879, Rec. No. 277), which was read the first time and referred to the committee on public health.

"An act making an appropriation for the quarantine station at Hoffman and Swinburne islands" (No. 297, Rec. No. 278), which was read the first time and referred to the committee on ways and means.

"An act to provide for the better collection of unpaid assessments for local improvements in the town of West Seneca, Erie county, New York" (No. 59, Rec. No. 279), which was read the first time and referred to the committee on internal affairs.

"An act to amend sections twenty-six, twenty-seven and one hundred and forty-three of the Canal Law, relative to superintendents of repairs and drafts of money by the superintendent of public works for the payment of contracts" (No. 894, Rec. No. 280), which was read the first time and referred to the committee on canals.

"An act to amend chapter five hundred and seventy-seven of the Laws of nineteen hundred and two, entitled 'An act abolishing the office of coroner of the county of Erie, and creating the office of medical examiner and prescribing its duties,' relative to the deposit of unclaimed moneys" (No. 124, Rec. No. 281), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter one hundred and seventy-three of the Laws of eighteen hundred and ninety-five, entitled 'An act fixing the fiscal year, providing for a county auditor, and regulating the purchase of supplies for the county institutions, and officers of the county of Erie, relative to the office of the county auditor,' and the acts amendatory thereof and supplemental thereto in relation to the powers and duties of the county auditor" (No. 1022, Rec. No. 282), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter eight hundred and sixteen of the



Laws of eighteen hundred and ninety-five, entitled 'An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements within such town, excepting the counties of New York and Kings' (No. 967, Rec. No. 283), which was read the first time and referred to the committee on internal affairs.

"An act authorizing the register of the county of New York to appoint an additional assistant deputy" (No. 1062, Rec. No. 284), which was read the first time and referred to the committee on affairs of cities.

"An act fixing the compensation of the superintendent of the poor of the county of Erie and of his subordinates" (No. 937, Rec. No. 285), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Greater New York charter in relation to members of police force entitled to a pension; amount and duration" (No. 866, Rec. No. 286), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter five hundred and nine of the Laws of eighteen hundred and ninety-seven, entitled 'An act to provide for the establishment of a botanic garden and arboretum on park lands in the city of Brooklyn and for the care of the same'" (No. 805, Rec. No. 287), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter sixty-three of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Fulton' generally" (No. 770, Rec. No. 288), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter five hundred and thirty-one of the Laws of eighteen hundred and eighty-four, entitled 'An act in relation to the office of the register of the city and county of New York,' as amended by chapter five hundred and thirty of the Laws of nineteen hundred and five, relative to fees for official services" (No. 567, Rec. No. 289), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the board of estimate and apportionment of the city of New York to grant pensions in certain cases" (No. 885, Rec. No. 290), which was read the first time and referred to the committee on affairs of cities.

"An act for the relief of Joseph Palladino, in payment of work, labor and services performed and materials furnished to and for the mayor, aldermen and commonalty of the city of New York" (No. 1032, Rec. No. 291), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter three hundred and sixty-one of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of North Tonawanda,' in relation to the powers of the common council" (No. 981, Rec. No. 292), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter one hundred and twenty-seven of the Laws of eighteen hundred and sixty-six, entitled 'An act relative to the collection of taxes in the town of Oswegatchie, in the county of Saint Lawrence,' as amended by chapter eighty-one of the Laws of eighteen hundred and eighty-one" (No. 800, Rec. No. 293), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the payment of the claim of John Simmons Company for furnishing and delivering to the city of New York, galvanized iron pipe for water service in various parts of the Bronx park, in the city of New York" (No. 488, Rec. No. 294), which was read the first time and referred to the committee on affairs of cities.

"An act to provide for the payment of the claim of the Brown and Fleming Contracting Company for the material furnished to the department of highways, borough of Queens, city of New York" (No. 998, Rec. No. 295), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section two hundred and sixty-one of the Greater New York charter with respect to claims for damages to real and personal property against the city of New York" (No.

968, Rec. No. 296), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the City of New York'" (No. 1028, Rec. No. 297), which was read the first time and referred to the committee on the judiciary.

"An act to define, limit and declare the first judicial district of the State of New York" (No. 994, Rec. No. 298), which was read the first time and referred to the committee on the judiciary.

"An act to establish a ferry from the highway adjacent to the farm of George H. Huber, in the county of Essex, across Lake Champlain" (No. 964, Rec. No. 299), which was read the first time and referred to the committee on commerce and navigation.

"An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent, and to voluntary accountings by executor and administrator" (No. 1013, Rec. No. 300), which was read the first time and referred to the committee on codes.

"An act creating a commission to confer with the Governor and Legislature of the State of New Jersey for the purpose of developing a system of transit between the city of New York and the State of New Jersey" (No. 1008, Rec. No. 301), which was read the first time and referred to the committee on ways and means.

"An act to amend the Banking Law in relation to capital and shares of cooperative savings and loan associations" (No. 550, Rec. No. 302), which was read the first time and referred to the committee on banks.

"An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water"' (No. 1035, Rec. No. 303), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Code of Civil Procedure, in relation to the voluntary dissolution of a corporation" (No. 999, Rec. No. 304), which was read the first time and referred to the committee on codes.

Mr. Fowler introduced a bill entitled "An act to authorize the Comptroller to hear and determine the application of Abram G. DeWitt for cancellation of the tax sales made by the Comptroller in the years eighteen hundred and ninety-five and nineteen hundred of lot number five, eastern one-half of great lot number eight of the Hurley patentee woods, fourteen and one-half acres, Ulster county" (Int. No. 1515), which was read the first time and referred to the committee on ways and means.

Mr. Kavanagh introduced a bill entitled "An act to amend the Greater New York charter, relative to the establishing of plants for the manufacture of gas, the disposal of refuse or for the manufacture of odorous chemicals in the borough of Brooklyn" (Int. No. 1516), which was read the first time and referred to the committee on affairs of cities.

Mr. Oglesby introduced a bill entitled "An act to amend chapter two hundred and two of the Laws of eighteen hundred and ninety-nine, entitled 'An act to provide a board of park commissioners in and for the city of Yonkers, and for the laying out and opening of one or more public parks in said city, and for the improvement and maintenance of said public park or parks'" (Int. No. 1517), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend section twenty-one of title seven of chapter six hundred and thirty-five, of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' in relation to the alteration of the grade of streets" (Int. No. 1518), which was read the first time and referred to the committee on affairs of cities.

Mr. Shanahan introduced a bill entitled "An act to amend the Real Property Law relative to the discharge of mortgages in counties wholly embraced within cities of the first class, by amending section two hundred and seventy-a thereof, in respect



to recording discharges of mortgages in counties embraced in cities of the first class" (Int. No. 1519), which was read the first time and referred to the committee on the judiciary.

Mr. W. I. Lee (by request), introduced a bill entitled "An act to authorize the comptroller of the city of New York, in his discretion, to examine, audit and allow the claim of the Uvalde Asphalt Paving Company for compensation for work, labor and services rendered and for materials and supplies furnished to the city of New York at the request, order and direction of the commissioner of public works of the borough of Brooklyn and the president of the borough of Brooklyn" (Int. No. 1520), which was read the first time and referred to the committee on affairs of cities.

Mr. Cox introduced a bill entitled "An act to amend the Lien Law, relative to discharge of lien by contractors" (Int. No. 1521), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Lien Law, relative to the filing of chattel mortgages" (Int. No. 1522), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, Mr. Merritt introduced a bill entitled "An act to incorporate the Commandery of the State of New York, Military Order of the Loyal Legion of the United States" (Int. No. 1523), which was read the first time.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on general laws.

By unanimous consent, Mr. O'Neill introduced a bill entitled "An act to amend the Tax Law relating to certain exemptions" (Int. No. 1524), which was read the first time and referred to the committee on taxation and retrenchment.

By unanimous consent, Mr. Nevins introduced a bill entitled "An act to authorize electors of the village of Geneseo to vote upon a proposition for the purchase of a site and the erection thereon and the furnishing of a building for general village and fire department purposes, and to authorize the issue of bonds

for such purpose, and to levy a tax therefor" (Int. No. 1525), which was read the first time and referred to the committee on affairs of villages.

By unanimous consent, Mr. A. E. Lee introduced a bill entitled "An act to authorize the town of Royalton, Niagara county, to pay fifteen per centum of the expense of improving Griswold street road in said town" (Int. No. 1533), which was read the first time.

On motion of Mr. A. E. Lee, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on internal affairs.

By unanimous consent, Mr. Hammond introduced a bill entitled "An act to amend the Tax Law in relation to the exemption of corporations engaged in raising agricultural products from taxation on capital stock" (Int. No. 1540), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Murphy (No. 1817, Int. No. 1351), entitled "An act to amend chapter seven hundred and thirteen of the Laws of eighteen hundred and sixty-five, entitled 'An act in relation to the fees of the clerk of the county of Kings,' in relation to fees that the clerk of the county of Kings shall be entitled to charge," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Bedell, from the committee on claims, to which was referred Assembly bill introduced by Mr. Steele (No. 1616, Int. No. 1260), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of James Abeel against the State of New York for damages to his lands near Little Falls, New York."

Also, Assembly bill introduced by Mr. G. H. Whitney (No. 1753, Int. No. 1322), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of James Flynn against the State for damages alleged to have been sustained by him, and to render judgment therefor."

Also, Assembly bill introduced by Mr. G. H. Whitney (No. 1854, Int. No. 1372), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of George Devitt, Patrick Mulheron, George E. Manville and Hiram Wood against the State for damages alleged to have been sustained by them, their grantors and assigns and to render judgment therefor," reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Yale (No. 1773, Int. No. 1334), entitled "An act to amend section seven of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying the city of New York with an increased supply of pure and wholesome water,' as amended by chapter five hundred and thirty-six of the Laws of eighteen hundred and ninety-six, relative to publication of notices in newspapers."

Also, the bill introduced by Mr. Steele (No. 2035, Int. No. 1244), entitled "An act authorizing and requiring the payment of the tax on foreign life insurance corporations collected and received by the treasurer of the city of Little Falls, New York, under section one hundred and thirty-three of the Insurance Law to the treasurer of the Exempt Firemen's Association of the city of Little Falls, New York."

Also, the bill introduced by Mr. Knapp (No. 1895, Int. No. 1404), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh,' in relation to streets and sidewalks."

Also, the bill introduced by Mr. Cohalan (No. 1336, Int. No. 1082), entitled "An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claim of the Concrete-steel

Engineering Company for work, labor and services or materials or supplies furnished under request, order or direction of the park department of the borough of the Bronx of the city of New York."

Also, the bill introduced by Mr. Bedell (No. 1934, Int. No. 504), entitled "An act to authorize the building of a dike or dikes for the protection of property adjacent to the Delaware river in the village of Port Jervis, and making an appropriation therefor."

Also, the bill introduced by Mr. Baldwin (No. 1470, Int. No. 1175), entitled "An act to amend the Code of Civil Procedure relative to distribution of personal property."

Also, the bill introduced by Mr. DeGroot (No. 1528, Int. No. 411), entitled "An act to authorize and empower the board of estimate and apportionment of the city of New York to audit and allow the claims and provide for the payment for services rendered to the city of New York under and by virtue of chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven as amended by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and the amendments thereto, by the volunteer firemen of the counties of Queens and Richmond, after the annexation and consolidation of said counties with the city of New York."

Also, the bill introduced by Mr. Patton (No. 1384, Int. No. 1147), entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda.'"

Also, the bill introduced by Mr. Cunningham (No. 1708, Int. No. 1300), entitled "An act to amend the Penal Code relative to punishment for murder in the second degree."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Dowling (No. 769, Int. No. 672), entitled "An act to repeal chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An



act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' as amended by chapter five hundred and eight of the Laws of eighteen hundred and ninety-seven," reported the same with the following recommendations:

Page 1, line 2, after the word "ninety-six" insert "entitled an act to ", and same line strike out "ing" of "authorizing" and insert "e".

Page 1, line 4, insert after "boys" the following: "and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Agnew (No. 1332, Int. No. 1078), entitled "An act to amend the Tax Law relating to certain exemptions," reported the same with the following recommendations:

Amend title by inserting comma after "law".

Page 1, line 3, strike out quotations marks after "taxation", and line 4, insert quotation marks after "laws", and line 6, strike out "and" and "further", and line 8, strike out "further".

Page 2, line 5, strike out comma after "purposes" and insert " ; ".

Page 2, line 10, strike out comma after "thereof".

Page 2, line 25, underscore semicolon after "ciation" and insert period in brackets after "ciation".

Page 3, line 5, insert comma after "purposes".

Page 3, line 12, strike out comma after "portion".

Page 3, line 13, insert comma after "owner".

Page 3, line 18, insert comma after "to".

Page 3, line 26, insert comma after "asylum".

Page 4, line 1, strike out comma after word "fraternity".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was

referred the bill introduced by Mr. Dressing (No. 1815, Int. No. 1349), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the powers and duties of the health commissioner of said city and the regulation of tenement-houses therein," reported the same with the following recommendations:

Page 1, line 3, insert "entitled 'An act to revise the charter of the city of Buffalo'," and strike out "so as".

Page 1, line 5, insert "all" after "out".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. O'Neill (No. 1414, Int. No. 1141), entitled "An act to amend the Greater New York charter relative to the cognizance and control of the sweeping and cleaning of the streets of the borough of Brooklyn," reported the same with the following recommendations:

Amend title by inserting comma after "charter".

Page 1, line 2, strike out "amended" and insert "re-enacted" and line 4, strike out "so as".

Page 2, line 14, strike out "amended" and insert "re-enacted" and line 15 strike out "so as".

Page 3, line 5, insert comma after "removal".

Page 3, line 23, strike out "amended" and insert "re-enacted" and line 25 strike out "so as".

Page 5, line 12, strike out "imitate" and insert "initiate".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Murphy (No. 1588, Int. No. 1236), entitled "An act to amend the Greater New York charter in relation to the board of city record," reported the same with the following recommendations:

Page 1, line 1, strike out "three" and insert "two".

Page 1, line 2, insert after the word "charter" the following: "As re-enacted by chapter four hundred and sixty-six of the laws

of nineteen hundred and one, as amended by chapter four hundred and fifty-seven of the laws of nineteen hundred and four ”.

Page 1, line 5, strike out comma after “ made ”.

Page 1, line 4, underscore “A board of city record ”.

Page 2, line 3, insert a comma after “ Brooklyn ”.

Page 2, line 9, strike out “ by ” and insert “ of ”.

Page 2, line 16, strike out comma after “ person ”.

Page 3, line 4, strike out comma after “ thereof ” and insert semicolon and strike out comma after “ papers ”, and after “ language ” insert “ and in one paper published in the French language ”.

Page 4, line 13, add “ s ” to “ payment ” and insert comma after “ therefor ”.

Page 4, line 7, strike out the last “ s ” of “ advertisements ”, and line 19 strike out comma after “ corporation ”, and line 22, insert comma after “ offices ”, and line 25, strike out comma after “ bound ”.

Page 5, line 2, before the word “ in ” insert “ and ”.

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Draper (No. 1475, Int. No. 1180), entitled “An act to establish policemen’s relief and pension fund in the city of Niagara Falls, Niagara county, New York,” reported the same with the following recommendations:

Amend title to read “An act to amend chapter three hundred of the laws of nineteen hundred and four, entitled ‘An act to revise and consolidate the several acts relative to the city of Niagara Falls’ ”.

Page 1, lines 4 and 5, strike out “ which shall be known as ” and insert “ new ”, and line 5, make “ section ” read “ sections ”, and strike out “ two hundred and eighty-one thereof ”; and insert in place thereof the following: “ to be sections numbers two hundred and eighty-one, two hundred and eighty-two and two hundred and eighty-three and to read respectively as follows: ”.

Page 2, line 20, insert a comma at end of line.

Page 6, line 18, strike out “ 4 ” and insert “ 5 ”, and page 7, line 3, strike out “ 5 ” and insert “ 6 ”, and line 7, strike out “ 6 ” and insert “ 7 ”.

Page 8, line 1, strike out “ 7 ” and insert “ 8 ”.

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Burns (No. 1535, Int. No. 684), entitled "An act to amend the Greater New York charter, relating to the uniformed force of the fire department," reported the same with the following recommendations:

Page 1, line 3, after word "one" insert "as amended by chapter six hundred and eighty-three of the laws of nineteen hundred and four".

Page 1, line 10, strike out comma after "dollars" and insert semicolon.

Page 2, line 10, insert a comma after word "steamers".

Page 4, line 7, insert comma after word "provided".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill (No. 1008, Rec. No. 301) and Assembly bill (No. 1997, Int. No. 980) entitled "An act creating a commission to confer with the Governor and Legislature of the State of New Jersey for the purpose of developing a system of transit between the city of New York and the State of New Jersey," reported that they have compared the same and find that they are identical, which report was agreed to and said Senate bill was ordered substituted for said Assembly bill, and placed on the order of third reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill (No. 1009, Rec. No. 274) and Assembly bill (No. 1994, Int. No. 913) entitled "An act to amend chapter five hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act for the incorporation of associations for the improvement of the breed of horses, and to regulate the same, and to establish a State racing association,' in relation to the annual tax on gross receipts," reported that they have compared the same and find that they are identical, which report was agreed to and said Senate bill was ordered substituted for said Assembly bill and placed on the order of third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:



"An act to legalize and confirm certain acts of the taxpayers of the village of Savannah done at the last village election, and to provide for the payment of a note to which such action related." (No. 1892, Int. No. 1401.)

"An act to amend chapter three hundred and ninety-seven of the Laws of eighteen hundred and eighty-one, entitled 'An act in relation to the public schools in the city of Yonkers.'" (No. 1957, Int. No. 152.)

"An act to amend the Public Health Law, in relation to pharmacists." (No. 1959, Int. No. 1220.)

"An act to amend the Forest, Fish and Game Law, in relation to fishing in Lake Ontario in Oswego county." (No. 1279, Int. No. 1052.)

"An act to amend the Forest, Fish and Game Law, in relation to placing carp in Nassau lake, Rensselaer county." (No. 1772, Int. No. 1332.)

"An act to amend the Highway Law, in relation to poll taxes in towns under the money system." (No. 1752, Int. No. 1321.)

"An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' relating to the creation of a board of cemetery commissioners in the village of Mohawk." (No. 1922, Int. No. 1422.)

"An act to amend chapter seven hundred and twenty-four of the Laws of nineteen hundred and five, entitled 'An act to provide for an additional supply of pure and wholesome water for the city of New York; and for the acquisition of lands or interest therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters, and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the board of water supply." (No. 1348, Int. No. 1094.)

"An act to amend section seven of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying

the city of New York with an increased supply of pure and wholesome water,' as amended by chapter five hundred and thirty-six of the Laws of eighteen hundred and ninety-six, relative to publication of notices in newspapers." (No. 1773, Int. No. 1334.)

Mr. Wade offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1383, Int. No. 1126) entitled "An act to amend chapter seventeen of the Laws of nineteen hundred and three, entitled "An act to authorize the city of Jamestown to acquire and maintain a water supply system," relative to water commissioners holding other offices."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Wade, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wade, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith A E
Allen F E	Cunningham	Hapeman	Murphy	Smith J E
Allen J G	DeGroot	Harawitz	Nevins	Smith Myron
Averill	Donohue	Hartman	Nolan	Sprenger
Baldwin	Dowling	Hastings	Norton	Stanley
Bass	Draper	Hoffman	Oglesby	Steele
Becker	Dressing	Hooker	Oliver	Story
Beebe	Evans	Hooper	O'Neill	Surpless
Bernstein	Farnan	Hubbs	Palmer G M	Thompson
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wade
Boshart	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Weber
Brennan	Fowler	LaFetra	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Reilly	Wells

Burns	Fritz	Lee W I	Rock	Wemple
Burzynski	Gates	Lewis	Rogers	West
Carnochan	Grady	Lupton	Salomon	Whitley
Carrier	Gray A B	Maher	Sammon	Whitney F G
Caughlan	Gray F J	Maier	Santee	Whitney G H
Chamberlain	Green	Matthews	Schoeneck	Williams
Charles	Gregory	Mead	Schwegler	Wilson
Colne	Gunderman	Merritt	Scovill	Wood
Coon	Hackett	Miller	Shanahan	Yale
Cox	Hammond	Mills	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Wainwright moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	Cox	Gurnett	Mills	Smith Myron
Allen F E	Crosley	Hackett	Moreland	Sprenger
Allen J G	Cunningham	Hammond	Murphy	Stanley
Baldwin	DeGroot	Hamn	Nevins	Steele
Bass	Donohue	Hapeman	Nolan	Story
Becker	Dowling	Harte	Norton	Surplless
Beebe	Dressing	Hooker	Oliver	Thompson
Bernstein	Eagleton	Hooper	O'Neill	Volk
Bird	Eckmann	Hubbs	Palmer G M	Waddell
Bisland	Evans	Kavanagh	Palmer S J	Wade
Bohan	Feth	Keyes	Patton	Wainwright
Boshart	Filley	Lansing	Phillips	Weber
Brady	Fish	Lee A E	Pratt	Wells
Brennan	Foelker	Lee W I	Prentice	Wemple
Burzynski	Foster	Lewis	Reilly	West
Campbell	Fowler	Long	Rock	Whitley
Carnochan	Francis	Lupton	Rogers	Whitney F G
Carrier	Fritz	Maher	Salomon	Whitney G H
Caughlan	Gates	Maier	Schoeneck	Williams
Chamberlain	Grady	Matthews	Schwegler	Wilson
Charles	Gray A B	McGuire	Scovill	Winters
Cohalan	Gray F J	Mead	Shanahan	Wood
Colne	Green	Merritt	Smith A E	Yale
Coon	Gregory	Miller	Smith M F	Young
Cowan	Gunderman			

Mr. Wainwright moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wainwright offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on excise be discharged from the further consideration of the bill (No. 1539, Int. No. 466) entitled "An act to amend section sixteen of chapter one hundred and

twelve of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws'.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

AYES 79

NOES 39

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Waddell
Allen F E	Cunningham	Hamn	Murphy	Wade
Allen J G	DeGroot	Hapeman	Nevins	Wainwright
Baldwin	Dowling	Hooker	Norton	Wells
Bass	Evans	Hooper	Oglesby	Wemple
Becker	Filley	Hubbs	Palmer G M	West
Beebe	Fish	Lansing	Phillips	Whitley
Bisland	Foelker	Lee W I	Pratt	Whitney F G
Boshart	Foster	Lewis	Prentice	Whitney G H
Brady	Fowler	Lupton	Rogers	Williams
Carrier	Francis	Maier	Santee	Wilson
Chamberlain	Gates	Matthews	Scovill	Winters
Charles	Gray A B	Mead	Smith Myron	Wood
Colne	Gray F J	Merritt	Stanley	Yale
Cowan	Green	Miller	Steele	Young
Cox	Gunderman	Mills	Volg	

Those who voted in the negative were:

Bird	Donohue	Harte	Palmer S J	Shanahan
Bohan	Dressing	Kavanagh	Patton	Smith A E
Brennan	Eagleton	Keyes	Quinn	Smith M F
Burzynski	Eckmann	Long	Reilly	Sprenger
Campbell	Feth	Maher	Rock	Steffens
Carnochan	Fritz	McGuire	Salomon	Surpluss
Caughlan	Gregory	Nolan	Schoeneck	Thompson
Cohalan	Hackett	Oliver	Schwegler	

Ordered, That said bill be placed on the order of second reading.

Mr. Rock offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on labor and industries be discharged from the further consideration of the Senate bill (No. 843, Rec. No. 202) entitled "An act to reenact section three of the Labor Law, relative to the hours of labor and the prevailing rate of wages."



Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the negative.

AYES 63

NOES 53

Those who voted in the affirmative were:

Bernstein	Eagleton	Lansing	Palmer S J	Smith Myron
Bird	Eckmann	Lee A E	Patton	Sprenger
Bohan	Feth	Lee W I	Quinn	Stanley
Brennan	Foelker	Long	Reilly	Steffens
Burzynski	Francis	Maher	Rock	Story
Campbell	Fritz	McGuire	Rogers	Surpless
Carnochan	Gray A B	Miller	Salomon	Thompson
Caughlan	Green	Murphy	Schmitt	Weber
Cohalan	Hackett	Nolan	Schwegler	Wells
Colne	Harte	Oglesby	Shanahan	Wemple
DeGroot	Hastings	Oliver	Smith A E	Yale
Donohue	Kavanagh	O'Neill	Smith M F	Young
Dressing	Keyes	Palmer G M		

Those who voted in the negative were:

Agnew	Carrier	Gunderman	Merritt	Volk
Allen F E	Chamberlain	Hammond	Moreland	Waddell
Allen J G	Cox	Hamn	Nevins	Wade
Averill	Crosley	Hapeman	Norton	Wainwright
Baldwin	Cunningham	Hooker	Phillips	West
Bass	Dowling	Hooper	Prentice	Whitley
Becker	Filley	Hubbs	Santee	Whitney F G
Beebe	Foster	Lewis	Schoeneck	Whitney G H
Boshart	Gates	Maier	Scovill	Wilson
Brady	Gray F J	Matthews	Steele	Wood
Burnett	Gregory	Mead		

Mr. Rogers.—Does the Chair hold that the motion is lost?

Mr. Speaker.—He does.

Mr. Rogers.—I raise the point of order, Mr. Speaker, in order to get the ruling, which is a surprise to me, that the motion having received a majority of all the votes cast is carried, and that there is no rule, at least if there is I should like to have it cited, which requires a majority vote of all members of the House to discharge a committee.

Mr. Speaker.—The Chair has always understood that it required 76 votes to discharge a committee of this House.

Mr. Rogers.—Mr. Speaker, I do not recall that it has ever been held that way before.

Mr. Speaker.—The Chair has always understood that that was the regular ruling.

Mr. Rogers.—Will the Chair kindly defer the final decision for a brief time, to consult the authorities and if—it is a very important matter—not on this proposition but upon all the business of the House, and it is a matter which ought to be decided and decided rightly; and I do not care to take issue with the Chair in any unfair or any unfriendly spirit, but I do desire some time to look it up.

Mr. Speaker.—Well, does the gentleman desire that the session wait?

Mr. Rogers.—Not at all; let the business go on; and if the Chair will allow me to raise the point of order and defer the decision for a time I may withdraw it.

Mr. Oliver.—I raise the point of order, Mr. Speaker, that the Chair decided that the majority did not discharge this committee. I was as much surprised as the other gentleman was, but the proper way to do——

Mr. Rogers.—Has the Chair so ruled?

Mr. Speaker.—The Chair has so ruled.

Mr. Rogers.—Then I appeal from the decision, and ask that the appeal lie upon the table.

Mr. Speaker.—The gentleman from Broome appeals from the decision of the Chair, and moves to lay that appeal upon the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Speaker announced the special order being the Senate bill (No. 875) entitled “An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled ‘An act for the government of cities of the second class,’ relative to official papers.” (Rec. No. 216.)

Said bill having been announced for a third reading,

On motion of Mr. Wemple, and by unanimous consent, said special order was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1906) entitled “An act to amend chapter five hundred and sixty-two of the Laws of eighteen hundred and

ninety-eight, entitled 'An act to extend the time of the Little Falls, Van Hornesville and Otsego Lake Narrow Gauge Railroad Company to begin the construction of its road and expend thereon ten per centum of the amount of its capital and finish and put the same in operation,' in relation to extending time" (Int. No. 303), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith J E
Allen F E	DeGroot	Hapeman	Murphy	Smith Myron
Allen J G	Donohue	Harawitz	Nevins	Sprenger
Averill	Dowling	Hartman	Nolan	Stanley
Baldwin	Draper	Hastings	Norton	Steele
Bass	Dressing	Hoffman	Oglesby	Steffens
Becker	Eagleton	Hooker	Oliver	Story
Beebe	Evans	Hooper	O'Neill	Surpless
Bernstein	Farnan	Hubbs	Palmer G M	Thompson
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wade
Boshart	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Wedemeyer
Brennan	Fowler	LaFetra	Reilly	Wells
Burnett	Francis	Lee A E	Rock	Wemple
Burns	Fritz	Lee W I	Rogers	West
Burzynski	Gates	Lewis	Salomon	Whitley
Carnochan	Grady	Lupton	Sammon	Whitney F G
Carrier	Gray A B	Maher	Santee	Whitney G H
Caughlan	Gray F J	Matthews	Schoeneck	Williams
Chamberlain	Green	McGuire	Schwegler	Wilson
Charles	Gregory	Mead	Scovill	Winters
Colne	Gunderman	Merritt	Shanahan	Wood
Coon	Hackett	Miller	Shuttleworth	Yale
Cowan	Hammond	Mills	Smith A E	Young
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 887) entitled "An act to extend the time for beginning the construction of the Troy, Rensselaer and

Pittsfield railroad, and expending thereon ten per centum of its capital" (Rec. No. 238), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surpluss
Beebe	Eagleton	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Feth	Keyes	Patton	Wade
Bohan	Filley	Krulewitch	Phillips	Wainwright
Boshart	Fish	Lansing	Pratt	Weber
Brady	Foelker	LaFetra	Prentice	Wedemeyer
Brennan	Foster	Lee A E	Quinn	Wells
Burnett	Fowler	Lee W I	Reilly	Wemple
Burns	Francis	Lewis	Rock	West
Burzynski	Fritz	Lupton	Rogers	Whitley
Carnochan	Gates	Maher	Salomon	Whitney F G
Carrier	Grady	Maier	Sammon	Whitney G H
Caughlan	Gray A B	Matthews	Santee	Williams
Chamberlain	Gray F J	McGuire	Schoeneck	Wilson
Charles	Green	Mead	Schwegler	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Moreland moved that all further proceedings under the close call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1930) entitled "An act to abolish and remove Kings county potter's field situated in Kings county" (Int. No.



946), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surplless
Beebe	Eagleton	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Feth	Keyes	Patton	Wade
Bohan	Filley	Knapp	Phillips	Wainwright
Boshart	Fish	Krulewitch	Pratt	Weber
Brady	Foelker	Lansing	Prentice	Wedemeyer
Brennan	Foster	LaFetra	Quinn	Wells
Burnett	Fowler	Lee A E	Reilly	Wemple
Burns	Francis	Lee W I	Rock	West
Burzynski	Fritz	Lewis	Rogers	Whitley
Carnochan	Gates	Lupton ~	Sammon	Whitney F G
Carrier	Grady	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Scovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Yale
Cowan	Hackett	Miller	Smith A E	Young
Cox	Hammond	Mills		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1927) entitled "An act to amend the Public Health Law, in relation to the practice of dentistry by defining practice of dentistry and providing for examinations and the correction of the registers of dentists kept by the Regents and county clerks" (Int. No. 1178), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surplless
Beebe	Eagleton	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Feth	Keyes	Patton	Wade
Bohan	Filley	Knapp	Phillips	Wainwright
Boshart	Fish	Krulewitch	Pratt	Weber
Brady	Foelker	Lansing	Prentice	Wedemeyer
Brennan	Foster	LaFetra	Quinn	Wells
Burnett	Fowler	Lee A E	Reilly	Wemple
Burns	Francis	Lee W I	Rock	West
Burzynski	Fritz	Lewis	Rogers	Whitley
Carnochan	Gates	Lupton	Salomon	Whitney F G
Carrier	Grady	Maher	Sammon	Whitney G H
Caughlan	Gray A B	Maier	Santee	Williams
Chamberlain	Gray F J	Matthews	Schoeneck	Wilson
Charles	Green	McGuire	Schwegler	Winters
Colne	Gregory	Mead	Scovill	Wood
Coon	Gunderman	Merritt	Shanahan	Yale
Cowan	Hackett	Miller	Shuttleworth	Young
Cox	Hammond	Mills	Smith A E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1929) entitled "An act to abolish and remove the New York City Home for the Aged and Infirm, Brooklyn division" (Int. No. 861), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 4

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Mills	Smith Myron
Allen F E	Cunningham	Hapeman	Moreland	Sprenger
Allen J G	Donohue	Harawitz	Nevins	Stanley
Averill	Dowling	Hartman	Nolan	Steele
Baldwin	Draper	Hastings	Norton	Steffens
Bass	Dressing	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surplless
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Volk
Bird	Feth	Kavanagh	Palmer S J	Waddell
Bisland	Filley	Keyes	Patton	Wade
Bohan	Fish	Knapp	Phillips	Wainwright
Boshart	Foelker	Krulewitch	Pratt	Weber
Brady	Foster	Lansing	Prentice	Wedemeyer
Burnett	Fowler	LaFetra	Quinn	Wells
Burns	Francis	Lee A E	Reilly	Wemple
Burzynski	Fritz	Lee W I	Rock	West
Carnochan	Gates	Lewis	Rogers	Whitley
Carrier	Grady	Lupton	Salomon	Whitney F G
Caughlan	Gray A B	Maher	Sammon	Whitney G H
Chamberlain	Gray F J	Maier	Santee	Williams
Charles	Green	Matthews	Schoeneck	Wilson
Colne	Gregory	McGuire	Schwegler	Winters
Coon	Gunderman	Mead	Scovill	Wood
Cowan	Hackett	Merritt	Shuttleworth	Yale
Cox	Hammond	Miller	Smith A E	Young

Those who voted in the negative were:

Brennan	DeGroot	Harte	Shanahan
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1925) entitled "An act to extend the time of the Batavia and Northern Railroad Company to begin the construction of its road, and to expend thereon ten per centum of the amount of its capital, and to finish its road and put it in operation" (Int. No. 602), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 2

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surpless
Beebe	Eagleton	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Feth	Keyes	Phillips	Wade
Bohan	Filley	Krulewitch	Pratt	Wainwright
Boshart	Fish	Lansing	Prentice	Weber
Brady	Foelker	LaFetra	Quinn	Wedemeyer
Brennan	Foster	Lee A E	Reilly	Wells
Burnett	Fowler	Lee W I	Rock	Wemple
Burns	Francis	Lewis	Rogers	West
Burzynski	Fritz	Lupton	Salomon	Whitley
Carnochan	Gates	Maher	Sammon	Whitney F G
Carrier	Grady	Maier	Santee	Whitney G H
Caughlan	Gray A B	Matthews	Schoeneck	Williams
Chamberlain	Gray F J	McGuire	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond			

Those who voted in the negative were:

Palmer S J      Shanahan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1955) entitled "An act to amend the Greater New York charter, relative to the department of correction" (Int. No. 1096), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith Myron
Allen F E	Cunningham	Hamn	Murphy	Sprenger
Allen J G	DeGroot	Hapeman	Nevins	Stanley
Averill	Donohue	Harawitz	Nolan	Steele
Baldwin	Dowling	Hartman	Norton	Steffens
Bass	Draper	Hastings	Oglesby	Story
Becker	Dressing	Hoffman	Oliver	Surpless
Beebe	Eagleton	Hooker	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Feth	Keyes	Patton	Wade
Bohan	Filley	Krulewitch	Phillips	Wainwright
Boshart	Fish	Lansing	Pratt	Weber
Brady	Foelker	LaFetra	Prentice	Wedemeyer
Brennan	Foster	Lee A E	Quinn	Wells
Burnett	Fowler	Lee W I	Reilly	Wemple
Burns	Francis	Lewis	Rock	West
Burzynski	Fritz	Lupton	Rogers	Whitley
Carnochan	Gates	Maher	Salomon	Whitney F G
Carrier	Grady	Maier	Sammon	Whitney G H
Caughlan	Gray A B	Matthews	Schoeneck	Williams
Chamberlain	Gray F J	McGuire	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1956) entitled "An act to amend the Banking Law, in relation to expenses of building and mutual loan corporations" (Int. No. 871), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Murphy	Smith Myron
Allen F E	Cunningham	Hamn	Nevins	Sprenger
Allen J G	DeGroot	Hapeman	Nolan	Stanley
Averill	Donohue	Harawitz	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens

Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpluss
Beebe	Eagleton	Hooper	Palmer G M	Volk
Bernstein	Evans	Hubbs	Palmer S J	Waddell
Bird	Farnan	Kavanagh	Patton	Wade
Bisland	Feth	Keyes	Phillips	Wainwright
Bohan	Filley	Knapp	Pratt	Weber
Boshart	Fish	Krulewitch	Prentice	Wedemeyer
Brady	Foelker	Lansing	Quinn	Wells
Brennan	Foster	Lee A E	Reilly	Wemple
Burnett	Fowler	Lee W I	Rock	West
Burns	Francis	Lewis	Rogers	Whitley
Burzynski	Fritz	Lupton	Salomon	Whitney F G
Carnochan	Gates	Maier	Santee	Whitney G H
Carrier	Grady	Matthews	Schoeneck	Williams
Caughlan	Gray A B	McGuire	Schwegler	Wilson
Chamberlain	Gray F J	Mead	Scovill	Winters
Charles	Green	Merritt	Shanahan	Wood
Colne	Gregory	Miller	Shuttleworth	Yale
Coon	Gunderman	Mills	Smith A E	Young
Cowan	Hackett	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1924) entitled "An act to repeal section six hundred and forty-d of the Penal Code, in relation to unauthorized offers for sale of and unauthorized applications for loans upon real property" (Int. No. 603), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Agnew	Cox ✓	Hammond	Mills	Sprenger
Allen F E	Crosley	Hamn	Moreland	Stanley
Allen J G	Cunningham	Hapeman	Murphy	Steele
Averill	DeGroot	Harawitz	Nevins	Steffens
Baldwin	Donohue	Hartman	Nolan	Story
Bass	Dowling	Hastings	Norton	Surpluss
Becker	Draper	Hoffman	Oglesby	Thompson
Beebe	Dressing	Hooper	Oliver	Volk
Bernstein	Evans	Hubbs	O'Neill	Waddell
Bird	Farnan	Kavanagh	Palmer G M	Wade
Bisland	Feth	Keyes	Palmer S J	Wainwright
Bohan	Filley	Knapp	Patton	Weber
Boshart	Fish	Krulewitch	Phillips	Wedemeyer

Brady	Foelker	Lansing	Prentice	Wells
Brennan	Foster	LaFetra	Quinn	Wemple
Burnett	Fowler	Lee A E	Reilly	West
Burns	Francis	Lee W I	Rock	Whitley
Burzynski	Fritz	Lewis	Rogers	Whitney F G
Carnochan	Gates	Lupton	Salomon	Whitney G H
Carrier	Grady	Maher	Santee	Williams
Caughlan	Gray A B	Maier	Schoeneck	Wilson
Chamberlain	Gray F J	Matthews	Schwegler	Winters
Charles	Green	McGuire	Scovill	Wood
Colne	Gregory	Mead	Shuttleworth	Yale
Coon	Gunderman	Merritt	Smith A E	Young
Cowan	Hackett	Miller	Smith Myron	

In the negative:

Eagleton

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Burnett in the chair.

The bill (No. 1931) entitled "An act to amend the Railroad Law, relative to the transportation of freight" (Int. No. 209), having been announced for a third reading,

Mr. Steele moved that said bill be recommitted to the committee on railroads, with instructions to report the same forthwith amended as follows:

Page 2, line 4, after the word "not" insert "loaded or"; line 5, after the word "for" insert "loading or"; line 5, after the word "same" strike out "." and insert the words "and instructions for forwarding being delivered to the railroad company by the shipper."

Page 2, line 7, after the word "to" insert "load or"; line 8, after the word "for" insert "loading or"; line 15, after the word "shipper" insert ", who is not indebted to it for prior car service charges".

Page 2, line 17, strike out "special" and insert in place thereof "designated".

Page 2, line 18, after the word "unusual" insert "height".

Page 3, line 2, after the word "application" insert "not including Sundays or holidays".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Hooker, from the committee on railroads, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1926) entitled "An act in relation to walls of buildings encroaching upon any street, avenue or public place in the county of Kings" (Int. No. 876), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Smith A E
Allen F E	Crosley	Hammond	Mills	Smith Myron
Allen J G	Cunningham	Hamn	Moreland	Sprenger
Averill	DeGroot	Hapeman	Murphy	Stanley
Baldwin	Donohue	Harawitz	Nevins	Steele
Bass	Dowling	Hartman	Nolan	Steffens
Becker	Draper	Hastings	Norton	Story
Beebe	Dressing	Hoffman	Oglesby	Surpless
Bernstein	Eagleton	Hooker	Oliver	Volk
Bird	Evans	Hooper	O'Neill	Waddell
Bisland	Farnan	Hubbs	Palmer G M	Wade
Bohan	Feth	Kavanagh	Palmer S J	Wainwright
Boshart	Filley	Keyes	Patton	Weber
Brady	Fish	Knapp	Phillips	Wedemeyer
Brennan	Foelker	Krulewitch	Pratt	Wells
Burnett	Foster	Lansing	Prentice	Wemple
Burns	Fowler	LaFetra	Reilly	West
Burzynski	Francis	Lee A E	Rock	Whitley
Carnochan	Fritz	Lee W I	Rogers	Whitney F G
Carrier	Gates	Lewis	Salomon	Whitney G H
Caughlan	Grady	Lupton	Santee	Williams
Chamberlain	Gray A B	Maier	Schoeneck	Wilson
Charles	Gray F J	Matthews	Schwegler	Winters
Colne	Green	McGuire	Scovill	Wood
Coon	Gregory	Mead	Shanahan	Yale
Cowan	Gunderman	Merritt	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1954) entitled "An act to amend the Labor Law, relative to the labeling of goods unlawfully manufactured" (Int. No. 193), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.



Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Smith A E
Allen F E	Crosley	Hammond	Moreland	Smith Myron
Allen J G	Cunningham	Hamn	Murphy	Sprenger
Averill	DeGroot	Hapeman	Nevins	Stanley
Baldwin	Donohue	Harawitz	Nolan	Steele
Bass	Dowling	Hartman	Norton	Steffens
Becker	Draper	Hastings	Oglesby	Story
Beebe	Dressing	Hoffman	Oliver	Surpless
Bernstein	Eagleton	Hooker	O'Neill	Thompson
Bird	Evans	Hooper	Palmer G M	Volk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Feth	Kavanagh	Patton	Wade
Boshart	Filley	Keyes	Phillips	Wainwright
Brady	Fish	Knapp	Pratt	Weber
Brennan	Foelker	Krulewitch	Prentice	Wedemeyer
Burnett	Foster	Lansing	Quinn	Wemple
Burns	Fowler	LaFetra	Reilly	West
Burzynski	Francis	Lee A E	Rock	Whitley
Carnochan	Fritz	Lee W I	Rogers	Whitney F G
Carrier	Gates	Lewis	Salomon	Whitney G H
Caughlan	Grady	Lupton	Santee	Williams
Chamberlain	Gray A B	Maher	Schoeneck	Wilson
Charles	Gray F J	Maier	Schwegler	Winters
Colne	Green	Matthews	Scovill	Wood
Coon	Gregory	Mead	Shanahan	Yale
Cowan	Gunderman	Merritt	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 1928) entitled "An act to amend the Code of Civil Procedure, in relation to the Court of Claims" (Int. No. 1062), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 82

NOES 24

Those who voted in the affirmative were:

Agnew	Donohue	Harte	Nevins	Steffens
Allen F E	Dowling	Hastings	Norton	Story
Allen J G	Evans	Hooker	O'Neill	Surpless
Beebe	Fillee	Hooper	Palmer S J	Volk
Bisland	Foelker	Hubbs	Patton	Wainwright
Boshart	Foster	Lansing	Phillips	Weber
Brennan	Fowler	Lee W I	Pratt	Wells
Burnett	Francis	Lewis	Prentice	Wemple
Carrier	Gates	Maher	Rock	Whitley
Chamberlain	Gray A B	Maier	Rogers	Whitney F G
Charles	Gray F J	Mead	Santee	Whitney G H
Colne	Green	Merritt	Scovill	Williams
Cowan	Gregory	Miller	Smith Myron	Wilson
Cox	Gunderman	Mills	Sprenger	Wood
Crosley	Hammond	Moreland	Stanley	Yale
Cunningham	Hamn	Murphy	Steele	Young
DeGroot	Hapeman			

Those who voted in the negative were:

Bernstein	Draper	Harawitz	Nolan	Schwegler
Bird	Dressing	Kavanagh	Oglesby	Shanahan
Bohan	Eagleton	Keyes	Palmer G M	Smith A E
Burzynski	Fritz	LaFetra	Reilly	Thompson
Campbell	Hackett	Lee A E	Schmitt	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1932) entitled "An act to amend chapter five hundred and sixty of the Laws of nineteen hundred and two, entitled 'An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight relative to the department of public instruction in cities of the second class,' relative to the cities of Utica and Yonkers" (Int. No. 141), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Miller	Smith A E
Allen F E	Cunningham	Hamn	Mills	Smith Myron
Allen J G	DeGroot	Hapeman	Moreland	Sprenger
Averill	Donohue	Harawitz	Murphy	Stanley
Baldwin	Dowling	Hartman	Nevins	Steele
Bass	Draper	Hastings	Nolan	Steffens
Becker	Dressing	Hoffman	Norton	Surpless
Beebe	Eagleton	Hooker	Oglesby	Thompson
Bernstein	Evans	Hooper	Oliver	Volk
Bird	Farnan	Hubbs	O'Neill	Waddell
Bisland	Feth	Kavanagh	Palmer G M	Wade
Bohan	Filley	Keyes	Palmer S J	Wainwright
Boshart	Fish	Knapp	Patton	Weber
Brady	Foelker	Krulewitch	Phillips	Wedemeyer
Brennan	Foster	Lansing	Prentice	Wells
Burnett	Fowler	LaPetra	Quinn	Wemple
Burns	Francis	Lee A E	Rock	West
Burzynski	Fritz	Lee W I	Rogers	Whitley
Carnochan	Gates	Lewis	Salomon	Whitney F G
Carrier	Grady	Lupton	Sammon	Whitney G H
Caughlan	Gray A B	Maier	Santee	Williams
Chamberlain	Gray F J	Maier	Schoeneck	Wilson
Charles	Green	Matthews	Schwegler	Winters
Colne	Gregory	McGuire	Scovill	Wood
Coon	Gunderman	Mead	Shanahan	Yale
Cowan	Hackett	Merritt	Shuttleworth	Young
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Patton offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the Senate bill (No. 1064, Int. No. 263) entitled "An act to amend chapter three hundred and seventy of the laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster and to repeal all acts and parts of acts relating thereto.'"

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Patton, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Patton, and by unanimous consent, said bill was substituted for Assembly bill (No. 1947, Int. No. 1439), same title and subject, now on the order of third reading.

The bill (No. 1947) entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster and to repeal all acts and parts of acts relating thereto'" (Int. No. 1439), having been announced for a third reading,

On motion of Mr. Patton, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 1923) entitled "An act to permit the city of New York to acquire lands in Lincoln cemetery in the borough of Brooklyn, city of New York, for highway or park purposes and to permit said cemetery to locate elsewhere" (Int. No. 302), having been announced for a third reading,

Mr. Dowling moved that said bill be recommitted to the committee on affairs of cities, with instruction to report the same forthwith amended as follows:

On page one (1), after the word "purposes," in line three (3) of the title, insert a period (.) and strike out rest of the title.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Burnett, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1685) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the secretary of the board of water commissioners" (Int. No. 1020), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Murphy	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprengr
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Averill	Dowling	Hartman	Norton	Steele
Baldwin	Draper	Hastings	Oglesby	Steffens
Bass	Dressing	Hoffman	Oliver	Story
Becker	Eagleton	Hooker	O'Neill	Surplless
Beebe	Evans	Hooper	Palmer G M	Thompson
Bernstein	Farnan	Hubbs	Palmer S J	Volk
Bird	Feth	Kavanagh	Patton	Waddell
Bisland	Filley	Keyes	Phillips	Wade
Bohan	Fish	Knapp	Pratt	Wainwright
Boshart	Foelker	Krulewitch	Prentice	Weber
Brady	Foster	Lansing	Quinn	Wedemeyer
Brennan	Fowler	Lee A E	Reilly	Wells
Burnett	Francis	Lee W I	Rock	Wemple
Burns	Fritz	Lewis	Rogers	West
Burzynski	Gates	Lupton	Salomon	Whitley
Carnochan	Grady	Maher	Sammon	Whitney F G
Carrier	Grattan	Maier	Santee	Whitney G H
Caughlan	Gray A B	Matthews	Schoeneck	Williams
Chamberlain	Gray F J	Mead	Schwegler	Wilson
Charles	Green	Merritt	Scovill	Winters
Colne	Gregory	Miller	Shanahan	Wood
Coon	Gunderman	Mills	Shuttleworth	Yale
Cowan	Hackett	Moreland	Smith A E	Young
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1798) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the superintendent of water-works" (Int. No. 1021), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Murphy	Smith Myron
Allen F E	Cunningham	Hamn	Nevins	Sprenger
Allen J G	DeGroot	Hapeman	Nolan	Stanley
Averill	Donohue	Harawitz	Norton	Steele
Baldwin	Dowling	Hartman	Oglesby	Steffens
Bass	Draper	Hastings	Oliver	Story
Becker	Dressing	Hoffman	O'Neill	Surpless
Beebe	Eagleton	Hooker	Palmer G M	Thompson
Bernstein	Evans	Hooper	Palmer S J	Volk
Bird	Farnan	Hubbs	Patton	Waddell
Bisland	Feth	Kavanagh	Phillips	Wade
Bohan	Filley	Knapp	Pratt	Wainwright
Boshart	Fish	Krulewicz	Prentice	Weber
Brady	Foelker	Lansing	Quinn	Wedemeyer
Brennan	Foster	LaFetra	Reilly	Wells
Burnett	Fowler	Lee A E	Rock	Wemple
Burns	Francis	Lee W I	Rogers	West
Burzynski	Fritz	Lewis	Salomon	Whitley
Carnochan	Gates	Lupton	Sammon	Whitney F G
Carrier	Grady	Maier	Santee	Whitney G H
Caughlan	Grattan	Matthews	Schoeneck	Williams
Chamberlain	Gray A B	McGuire	Schwegler	Wilson
Charles	Gray F J	Mead	Scovill	Winters
Colne	Green	Merritt	Shanahan	Wood
Coon	Gregory	Miller	Shuttleworth	Yale
Cowan	Gunderman	Mills	Smith A E	Young
Cox	Hackett	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 536) entitled "An act to create and establish a policemen's relief and pension fund for the police department of the city of Utica and authorizing the granting and payment of relief and pensions to the officers and members of said department entitled thereto" (Rec. No. 183), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith J E
Allen F E	Cunningham	Hapeman	Murphy	Smith Myron
Allen J G	DeGroot	Harawitz	Nevins	Sprenger
Averill	Donohue	Hartman	Nolan	Stanley
Baldwin	Dowling	Hastings	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Eagleton	Hooker	Oliver	Story
Beebe	Evans	Hooper	O'Neill	Surpless
Bernstein	Farnan	Hubbs	Palmer G M	Volk
Bird	Feth	Kavanagh	Palmer S J	Waddell
Bisland	Filley	Keyes	Patton	Wade
Bohan	Fish	Knapp	Phillips	Wainwright
Boshart	Foelker	Krulewitch	Pratt	Weber
Brady	Foster	Lansing	Prentice	Wedemeyer
Brennan	Fowler	LaFetra	Quinn	Wells
Burnett	Francis	Lee A E	Reilly	Wemple
Burns	Fritz	Lee W I	Rock	West
Burzynski	Gates	Lewis	Rogers	Whitley
Carnochan	Grady	Lupton	Salomon	Whitney F G
Carrier	Gray A B	Maher	Santee	Whitney G H
Caughlan	Gray F J	Maier	Schoeneck	Williams
Chamberlain	Green	Matthews	Schwegler	Wilson
Charles	Gregory	Mead	Scovill	Winters
Colne	Gunderman	Merritt	Shanahan	Wood
Coon	Hackett	Miller	Shuttleworth	Yale
Cowan	Hammond	Mills	Smith A E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1065) entitled "An act to extend the corporate existence of the Dutchess Insurance Company" (Rec. No. 264), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Moreland	Smith Myron
Allen F E	DeGroot	Harawitz	Murphy	Sprenger
Allen J G	Donohue	Hartman	Nevins	Stanley
Averill	Dowling	Hastings	Nolan	Steele

Baldwin	Draper	Hoffman	Norton	Steffens
Bass	Dressing	Hooker	Oglesby	Story
Becker	Evans	Hooper	Oliver	Surpless
Beebe	Farnan	Hubbs	O'Neill	Thompson
Bernstein	Feth	Kavanagh	Palmer S J	Volk
Bird	Filley	Keyes	Patton	Waddell
Bisland	Fish	Knapp	Phillips	Wade
Bohan	Foelker	Krulewitch	Pratt	Wainwright
Boshart	Foster	Lansing	Prentice	Weber
Brady	Fowler	LaFetra	Quinn	Wedemeyer
Brennan	Francis	Lee A E	Reilly	Wells
Burnett	Fritz	Lee W I	Rock	Wemple
Burns	Gates	Lewis	Rogers	West
Burzynski	Grady	Lupton	Salomon	Whitley
Carnochan	Gray A B	Maier	Sammon	Whitney F G
Carrier	Gray F J	Maier	Santee	Whitney G H
Caughlan	Green	Matthews	Schoeneck	Williams
Chamberlain	Gregory	McGuire	Schwegler	Wilson
Charles	Gunderman	Mead	Scovill	Winters
Colne	Hackett	Merritt	Shanahan	Wood
Cowan	Hammond	Miller	Shuttleworth	Yale
Cox	Hamn	Mills	Smith A E	Young
Crosley				

In the negative:

Palmer G M

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 273) entitled "An act to amend the Liquor Tax Law in relation to cancellation of liquor tax certificates" (Rec. No. 211), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Miller	Smith A E
Allen F E	Crosley	Hammond	Mills	Smith Myron
Allen J G	Cunningham	Hamn	Moreland	Sprenger
Averill	DeGroot	Hapeman	Murphy	Stanley
Baldwin	Donohue	Harawitz	Nevins	Steele
Bass	Dowling	Hartman	Nolan	Steffens
Becker	Draper	Hastings	Norton	Surpless
Beebe	Dressing	Hoffman	Oglesby	Thompson



Bernstein	Eagleton	Hooker	Oliver	Volk
Bird	Evans	Hooper	O'Neill	Waddell
Bisland	Farnan	Hubbs	Palmer G M	Wade
Bohan	Feth	Kavanagh	Palmer S J	Wainwright
Boshart	Filley	Keyes	Patton	Weber
Brady	Fish	Knapp	Phillips	Wedemeyer
Brennan	Foelker	Krulewitch	Pratt	Wells
Burnett	Foster	Lansing	Prentice	Wemple
Burns	Fowler	LaFetra	Quinn	West
Burzynski	Francis	Lee A E	Rock	Whitley
Carnochan	Fritz	Lee W I	Rogers	Whitney F G
Carrier	Gates	Lewis	Salomon	Whitney G H
Caughlan	Grady	Maier	Sammon	Williams
Chamberlain	Gray A B	Maier	Santee	Wilson
Charles	Gray F J	Matthews	Schoeneck	Winters
Colne	Green	McGuire	Schwegler	Wood
Coon	Gregory	Mead	Shanahan	Yale
Cowan	Gunderman	Merritt	Shuttleworth	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 818) entitled "An act to amend the Tax Law, in relation to taxation of the personal property of non-residents" (Rec. No. 233), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 3

Those who voted in the affirmative were:

Allen F E	Cunningham	Hapeman	Moreland	Smith Myron
Allen J G	DeGroot	Harawitz	Nevins	Sprenger
Averill	Donohue	Hartman	Nolan	Stanley
Baldwin	Dowling	Hastings	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Dressing	Hooker	Oliver	Story
Beebe	Eagleton	Hooper	O'Neill	Surpluss
Bernstein	Farnan	Hubbs	Palmer G M	Thompson
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wade
Boshart	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Weber
Brennan	Fowler	LaFetra	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Reilly	Wemple
Burns	Fritz	Lee W I	Rock	West

Burzynski	Gates	Lewis	Salomon	Whitley
Carnochan	Grady	Maher	Salomon	Whitney F G
Carrier	Gray A B	Maier	Santee	Whitney G H
Caughlan	Gray F J	Matthews	Schoeneck	Williams
Chamberlain	Green	McGuire	Schwegler	Wilson
Charles	Gregory	Mead	Seovill	Winters
Colne	Gunderman	Merritt	Shanahan	Wood
Coon	Hackett	Miller	Shuttleworth	Yale
Cowan	Hammond	Mills	Smith A E	Young
Cox	Hamn			

Those who voted in the negative were:

Agnew	Murphy	Wells
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Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 143) entitled "An act to repeal chapter six hundred and seventeen of the Laws of eighteen hundred and seventy-four, entitled 'An act to incorporate the Lewiston Water Works Company'" (Rec. No. 125), having been announced for a third reading,

On motion of Mr. Draper, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 144) entitled "An act to repeal chapter five hundred and sixty-one of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the Lewiston Water Supply Company in Niagara county, New York'" (Rec. No. 124), having been announced for a third reading,

On motion of Mr. Draper, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 145) entitled "An act to repeal chapter three hundred and sixty-six of the Laws of eighteen hundred and eighty-nine, entitled 'An act to incorporate the Buffalo and Niagara Power and Drainage Company'" (Rec. No. 123), having been announced for a third reading,

On motion of Mr. Draper, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 142) entitled "An act to repeal chapter

one hundred and six of the Laws of eighteen hundred and eighty-six, entitled 'An act to incorporate the Lockport Water Supply Company' (Rec. No. 126), having been announced for a third reading,

On motion of Mr. Draper, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Speaker in the chair.

The Senate bill (No. 870) entitled "An act to amend the Code of Civil Procedure relating to the enforcement of mechanic's liens on real property" (Rec. No. 217), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Smith Myron
Allen F E	Crosley	Hammond	Moreland	Sprenger
Allen J G	Cunningham	Hamn	Nevins	Stanley
Averill	DeGroot	Hapeman	Nolan	Steele
Baldwin	Donohue	Harawitz	Norton	Steffens
Bass	Dowling	Hartman	Oglesby	Story
Becker	Draper	Hastings	Oliver	Surpless
Beebe	Dressing	Hoffman	O'Neill	Thompson
Bernstein	Eagleton	Hooker	Palmer G M	Volk
Bird	Evans	Hubbs	Palmer S J	Waddell
Bisland	Farnan	Kavanagh	Patton	Wade
Bohan	Feth	Keyes	Phillips	Wainwright
Boshart	Filley	Knapp	Pratt	Weber
Brady	Fish	Krulewitch	Prentice	Wedemeyer
Brennan	Foelker	Lansing	Quinn	Wells
Burnett	Foster	LaFetra	Reilly	Wemple
Burns	Fowler	Lee A E	Rock	West
Burzynski	Francis	Lee W I	Rogers	Whitley
Carnochan	Fritz	Lewis	Salomon	Whitney F G
Carrier	Gates	Maher	Sammon	Whitney G H
Caughlan	Grady	Maier	Schoeneck	Williams
Chamberlain	Gray A B	Matthews	Schwelger	Wilson
Charles	Gray F J	McGuire	Scovill	Winters
Colne	Green	Mead	Shanahan	Wood
Coon	Gregory	Merritt	Shuttleworth	Yale
Cowan	Gunderman	Miller	Smith A E	Young



Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 845) entitled "An act to amend sections seven hundred and ninety-eight and nine hundred and seventy-seven of the Code of Civil Procedure, relating to the service of pleadings, and dates of issues" (Rec. No. 193), having been announced for a third reading,

On motion of Mr. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 366) entitled "An act authorizing the police commissioner of the city of New York to reinstate detective sergeants" (Rec. No. 154), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 1

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Smith Myron
Allen F E	Crosley	Hamn	Moreland	Sprenger
Allen J G	Cunningham	Hapeman	Murphy	Stanley
Averill	DeGroot	Harawitz	Nevins	Steele
Baldwin	Donohue	Hartman	Nolan	Steffens
Bass	Dowling	Hastings	Norton	Story
Becker	Draper	Hoffman	Oglesby	Surplus
Beebe	Dressing	Hooker	Oliver	Thompson
Bernstein	Eagleton	Hooper	O'Neill	Volk
Bird	Evans	Hubbs	Palmer G M	Waddell
Bisland	Farnan	Kavanagh	Palmer S J	Wade
Bohan	Feth	Knapp	Patton	Wainwright
Boshart	Filley	Krulewitch	Phillips	Weber
Brady	Fish	Lansing	Pratt	Wedemeyer
Brennan	Foelker	LaFetra	Quinn	Wells
Burnett	Foster	Lee A E	Reilly	Wemple
Burns	Fowler	Lee W I	Rock	West
Burzynski	Francis	Lewis	Rogers	Whitley
Carnochan	Fritz	Lupton	Salomon	Whitney F G
Carrier	Gates	Maher	Santee	Whitney G H



Caughlan	Grady	Maier	Schoeneck	Williams
Chamberlain	Gray A B	Matthews	Schwegler	Wilson
Charles	Gray F J	McGuire	Scovill	Winters
Colne	Green	Mead	Shanahan	Wood
Coon	Gregory	Merritt	Shuttleworth	Yale
Cowan	Gunderman	Miller	Smith A E	Young

In the negative:

Prentice

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 457) entitled "An act to amend section one of chapter seven hundred and thirty-three of the Laws of nineteen hundred and five, entitled 'An act in relation to the price of electric current furnished or sold to the city of New York and providing a penalty for violation'" (Rec. No. 137), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Mills	Smith Myron
Allen F E	Cunningham	Hamn	Moreland	Sprenger
Allen J G	DeGroot	Hapeman	Murphy	Stanley
Averill	Donohue	Harawitz	Nevins	Steele
Baldwin	Dowling	Hartman	Nolan	Steffens
Bass	Draper	Hastings	Norton	Story
Becker	Dressing	Hoffman	Oglesby	Surpluss
Beebe	Eagleton	Hooker	Oliver	Thompson
Bernstein	Evans	Hooper	O'Neill	Volk
Bird	Farnan	Hubbs	Palmer G M	Waddell
Bisland	Feth	Kavanagh	Palmer S J	Wade
Bohan	Filley	Keyes	Patton	Wainwright
Boshart	Fish	Krulewitch	Phillips	Weber
Brady	Foelker	Lansing	Pratt	Wedemeyer
Brennan	Foster	LaFetra	Prentice	Wells
Burnett	Fowler	Lee A E	Quinn	Wemple
Burns	Francis	Lee W I	Reilly	West
Burzynski	Fritz	Lewis	Rock	Whitley
Carnochan	Gates	Lupton	Rogers	Whitney F G
Carrier	Grady	Maher	Salomon	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams

Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Scovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Yale
Cowan	Hackett	Miller	Smith A E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 915) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally" (Rec. No. 219), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	O'Neill	Surpluss
Beebe	Eagleton	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Feth	Keyes	Phillips	Wade
Bohan	Filley	Knapp	Pratt	Wainwright
Boshart	Fish	Krulewitch	Prentice	Weber
Brady	Foelker	Lansing	Quinn	Wedemeyer
Brennan	Foster	LaFetra	Reilly	Wells
Burnett	Fowler	Lee A E	Rock	Wemple
Burns	Francis	Lee W I	Rogers	West
Burzynski	Fritz	Lewis	Salomon	Whitley
Carnochan	Gates	Lupton	Sammon	Whitney F G
Carrier	Grady	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	Mead	Scovill	Winters
Colne	Gregory	Merritt	Shanahan	Wood
Coon	Gunderman	Miller	Shuttleworth	Yale
Cowan	Hackett	Mills	Smith A E	Young
Cox	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1842) entitled "An act for the relief of Thomas Conley" (Int. No. 1360), was read the second time.

On motion of Mr. Bohan, said bill was placed on the order of third reading.

On motion of Mr. Dowling, said bill was recommitted to the committee on commerce and navigation, retaining its place on the order of third reading.

The bill (No. 1961) entitled "An act relative to the city court of the city of New York" (Int. No. 819), having been announced for a second reading,

On motion of Mr. Agnew, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 604, Assembly reprint No. 1987) entitled "An act to amend the Forest, Fish and Game Law, relating to fishing through the ice" (Rec. No. 17), was read the second time.

On motion of Mr. Bass, said bill was placed on the order of third reading.

The Senate bill (No. 657, Assembly reprint No. 1988) entitled "An act to amend the Public Health Law, in relation to the approval by the State commissioner of health of the construction or extension of systems of potable water supply" (Rec. No. 138), having been announced for a second reading,

On motion of Mr. G. M. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 848, Assembly reprint No. 1989) entitled "An act to amend the charter of the city of New Rochelle in relation to the police force of said city and the compensation thereof, and in relation to the city engineer and his compensation" (Rec. No. 196), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading.



The bill (No. 1990) entitled "An act to amend the Railroad Law, in relation to motormen, conductors and drivers on street railways in the city of New York" (Int. No. 830), was read the second time.

On motion of Mr. Harte, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1991) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' in relation to the eligibility of commissioners" (Int. No. 676), was read the second time.

On motion of Mr. A. E. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1992) entitled "An act to incorporate the Niagara Frontier Bridge Company" (Int. No. 713), was read the second time.

On motion of Mr. Draper, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1993) entitled "An act to amend the Highway Law, in relation to cutting weeds and brush in the highway" (Int. No. 878), was read the second time.

On motion of Mr. Bisland, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Boshart offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of the Senate bill (No. 1009, Rec. No. 274) entitled "An act to amend chapter five hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act for the incorporation of associations for the improvement of the breed of horses, and to regulate the same, and to establish a state racing commission,' in relation to the annual tax on gross receipts."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the second time and ordered to a third reading.



On motion of Mr. Boshart, said bill was referred to the committee on revision, to compare with the Assembly bill No. 1994, Int. No. 913, same title and subject, now on the order of third reading, and report if the same are identical, and if found identical that said Senate bill be substituted for said Assembly bill.

The bill (No. 1994) entitled "An act to amend chapter five hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act for the incorporation of associations for the improvement of the breed of horses, and to regulate the same, and to establish a State Racing Commission,' in relation to the annual tax on gross receipts" (Int. No. 913), was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1995) entitled "An act to authorize the comptroller of the city of New York to examine the claim of George Blair, a veteran of the Civil War" (Int. No. 920), was read the second time.

On motion of Mr. Coughlan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1996) entitled "An act to transfer and confer the powers and impose and devolve the duties of the river improvement commission, as created and established by chapter seven hundred and thirty-four of the Laws of nineteen hundred and four; upon the State Water Supply Commission, as created and established by chapter seven hundred and twenty-three of the Laws of nineteen hundred and five" (Int. No. 964), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Stanley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 1008, Rec. No. 301) entitled "An act creating a commission to confer with

the Governor and Legislature of the State of New Jersey for the purpose of developing a system of transit between the city of New York and the state of New Jersey."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Stanley, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Stanley, said bill was referred to the committee on revision to compare with the Assembly bill No. 1997, Int. No. 980, same title and subject, now on the order of third reading, and report if the same are identical, and if found identical that said Senate bill be substituted for said Assembly bill.

The bill (No. 1997) entitled "An act creating a commission to confer with the Governor and Legislature of the State of New Jersey for the purpose of developing a system of transit between the city of New York and the State of New Jersey" (Int. No. 980), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1998) entitled "An act to amend chapter forty-six of the Laws of nineteen hundred and four, entitled 'An act to authorize the several towns in the county of Suffolk in this State to establish street sprinkling districts outside the limits of any incorporated village or villages therein, and to provide for the sprinkling of the streets, avenues, highways and public places in said district, also relating to districts in more than one town,' in relation to Westchester county" (Int. No. 1069), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1999) entitled "An act to amend the Stock Corporation Law, relative to prohibited transfers to officers or stockholders of foreign corporations" (Int. No. 1203), was read the second time.

On motion of Mr. A. E. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2000) entitled "An act to validate the incorporation by the board of supervisors of the county of Oswego of the Maple Lawn Cemetery Association in the town of Albion, Oswego county, and defining the powers and duties of such corporation" (Int. No. 1302), was read the second time.

On motion of Mr. F. G. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2001) entitled "An act to amend chapter four hundred and thirty-two of the Laws of nineteen hundred and four, entitled 'An act to regulate the keeping of employment agencies in cities of the first and second class where fees are charged for procuring employment or situations'" (Int. No. 1065), having been announced for a second reading,

Mr. Prentice moved to amend as follows:

In the title after the words "for procuring employment or situations", insert the words "generally, and to limit its application to cities of the first class."

Page 3, line 11, after the word "first" bracket the words "and second".

Page 3, line 20, strike out the word "fined" and insert in place thereof "punishable by a fine of".

Page 3, line 26, after the word "first" bracket the words "and second".

Page 5, line 12, after the word "first" bracket the words "and second".

Page 11, line 22, strike out the word "by".

Page 14, lines 9, 10 and 11, bracket the words "In cities of the second class the duties of said commissioner of licenses may be performed by the mayor, or an officer appointed by him."

Page 14, line 26, after the word "first" bracket the words "and second".

Page 15, between lines 3 and 4, insert a new section to read as follows:

"Sec. 10. This act shall apply only to cities of first class."

Page 15, line 4, strike out "10" and insert "11".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time.

On motion of Mr. Prentice, said bill was ordered reprinted and

placed on the order of third reading and referred to the committee on revision.

The bill (No. 2002) entitled "An act to amend the Town Law, relating to highway commissioners" (Int. No. 1320), was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2003) entitled "An act to authorize the park commissioners of the city of Buffalo to improve the water front of said city, to lay out, extend and construct streets, piers, wharves, docks, slips and basins in Lake Erie and Niagara river, for purposes of recreation, and to release to said city all the right, title and interest of the people of the State of New York in and to such lands under the waters of said lake and river as shall be necessary for the purposes aforesaid" (Int. No. 1341), having been announced for a second reading,

Mr. Quinn moved to amend as follows:

On page 2, line 3, after the word "to" insert the following: "South line of".

On page 2, line 7, after the word "recreation" change "." to ",", and insert the following: "subject to the legal rights of the Buffalo Yacht Club and to the title of any private person, firm or corporation in the lands embraced in said exterior street."

On page 2, line 10, after the word "system" change "." to ",", and insert the following: "but the title of any person, firm or corporation in any lands within such exterior street may be acquired by the park commissioners by voluntary purchase or condemnation, as hereinafter prescribed."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time.

On motion of Mr. Quinn, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 2004) entitled "An act to amend chapter four hundred and thirteen of the Laws of eighteen hundred and ninety-seven, entitled 'An act relating to State finance, constituting chapter ten of the general laws, and known as the State Finance



Law,' as amended by chapter three hundred and sixty of the Laws of eighteen hundred and ninety-eight, in reference to the supervision of existing loan office mortgages" (Int. No. 1370), was read the second time.

On motion of Mr. Wainwright, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2005) entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T. Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester" (Int. No. 1379), was read the second time.

On motion of Mr. Apgar, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2006) entitled "An act to amend the State Printing Law relative to printing messages and reports" (Int. No. 1408), having been announced for a second reading,

On motion of Mr. S. J. Palmer, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 2022) entitled "An act to amend section thirteen hundred and thirty-eight of the Code of Civil Procedure as amended by chapter nine hundred and forty-six of the Laws of eighteen hundred and ninety-five, relative to presumptions upon a reversal at the Appellate Division and an appeal to the Court of Appeals" (Int. No. 289), was read the second time.

On motion of Mr. LaFetra, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2021) entitled "An act to amend the State Printing Law, relative to contracts for legislative and departmental printing" (Int. No. 626); having been announced for a second reading,

Mr. Agnew moved to substitute for said bill Assembly bill No. 1571.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said substitute bill be placed on the order of second reading.

The Senate bill (No. 802, Assembly reprint No. 2049) entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries" (Rec. No. 189), was read the second time.

On motion of Mr. LaFetra, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2046) entitled "An act giving the city of Buffalo additional power to abate floods in Buffalo river and Cazenovia creek, and to put the Buffalo river in navigable condition, and to acquire lands by purchase or by eminent domain proceedings, and requiring the construction of bridges over said Buffalo river and Cazenovia creek, and providing for the issue of bonds, and for the raising of money by general and local taxation to pay the expense of said work or improvement" (Int. No. 502), having been announced for a second reading,

On motion of Mr. Burzynski, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 2045) entitled "An act to amend the Greater New York charter, relative to the department of street cleaning" (Int. No. 417), was read the second time.

On motion of Mr. Hartman, said bill was placed on the order of third reading and referred to the committee on revision:

The Senate bill (No. 644, Assembly reprint No. 2043) entitled "An act to extend the time of the Buffalo, Thousand Islands and Portland Railroad Company to commence and complete the construction of its railroad" (Rec. No. 177), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 779, Assembly reprint No. 2042) entitled "An act to amend the Code of Civil Procedure, relative to the

time to publish in substituted service" (Rec. No. 186), was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2040) entitled "An act to amend section three hundred and eight of the Code of Criminal Procedure in relation to compensation of counsel assigned by the court" (Int. No. 1366), was read the second time.

On motion of Mr. Shanahan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2039) entitled "An act to amend section three hundred and seventy-three of the Code of Criminal Procedure, as to number of peremptory challenges in a criminal case" (Int. No. 1345), was read the second time.

On motion of Mr. Bohan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2036) entitled "An act to amend chapter three hundred and sixty-one of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of North Tonawanda,' in relation to the powers of the common council" (Int. No. 1246), was read the second time.

On motion of Mr. A. E. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Stanley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the Senate bill (No. 1013, Rec. No. 300) entitled "An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent, and to voluntary accountings by executor and administrator."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Stanley, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Stanley, said bill was referred to the committee on revision, to compare with the Assembly bill No. 2034,

Int. No. 1045, same title and subject, now on the order of third reading, and report if the same are identical, and if found identical that said Senate bill be substituted for said Assembly bill.

The bill (No. 2034) entitled "An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent and to voluntary accountings by executor and administrator" (Int. No. 1045), was read the second time.

On motion of Mr. Stanley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2061) entitled "An act to amend the Railroad Law, in relation to grade crossings" (Int. No. 1491), was read the second time.

On motion of Mr. Hooker, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 786) entitled "An act to repeal chapter six hundred and thirty-two of the Laws of nineteen hundred and three, entitled 'An act to regulate the practice of barbering in the State of New York'" (Rec. No. 170), having been announced for a second reading,

Mr. Francis moved to recommit said bill to the committee on general laws.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate returned the Assembly bill (No. 799, Senate reprint No. 739, Int. No. 566) entitled "An act authorizing the board of supervisors of Cayuga county to appropriate moneys to provide quarters for Grand Army posts," with a message that they have concurred in the passage of the same with the following amendments:

Line 2, page 1, strike out the word "the" and insert in lieu thereof the word "a".



On same line after word "sum" insert the words "not to exceed".

Line 3, page 1, strike out the word "of".

Line 4, page 1, strike out the word "said".

Mr. J. G. Allen moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Nevins	Sprenger
Allen F E	Cunningham	Hapeman	Nolan	Stanley
Allen J G	DeGroot	Harawitz	Norton	Steele
Averill	Donohue	Hastings	Oglesby	Steffens
Baldwin	Dowling	Hoffman	Oliver	Story
Bass	Dressing	Hooker	Palmer G M	Surpress
Becker	Eagleton	Hooper	Palmer S J	Thompson
Beebe	Evans	Hubbs	Patton	Volk
Bernstein	Farnan	Kavanagh	Phillips	Waddell
Bird	Feth	Keyes	Pratt	Wade
Bisland	Filley	Krulewitch	Prentice	Wainwright
Bohan	Fish	Lansing	Quinn	Weber
Boshart	Foelker	LaFetra	Reilly	Wedemeyer
Brady	Foster	Lee A E	Rock	Wells
Brennan	Fowler	Lee W I	Rogers	Wemple
Burnett	Francis	Lewis	Salomon	West
Burns	Fritz	Lupton	Sammon	Whitley
Burzynski	Gates	Maier	Santee	Whitney F G
Carnochan	Grady	Maier	Schoeneck	Whitney G H
Carrier	Gray A B	McGuire	Schwegler	Williams
Caughlan	Gray F J	Mead	Scovill	Wilson
Chamberlain	Green	Merritt	Shanahan	Winters
Charles	Gregory	Miller	Shuttleworth	Wood
Colne	Gunderman	Mills	Smith A E	Yale
Cowan	Hackett	Moreland	Smith Myron	Young
Cox	Hammond	Murphy		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 469, Senate reprint No. 992, Int. No. 439) entitled "An act in relation to the water supply and water department of the city of Syracuse," with a message that they have concurred in the passage of the same with the following amendments:

Page 3, strike out lines 3 and 4, and line 5, down to and including the word "watershed."

Page 3, after line 27, insert the following:

"In consideration of the rights and privileges hereby granted by the State to the City of Syracuse, the State shall be permitted, without charge therefor, but under such regulations as shall be prescribed by the officer in charge of the water department, to convey from the water conduits or reservoirs maintained by the city, such supply of water as may be required for the use of the State Fair, buildings and grounds."

Mr. Hammond moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hackett	Mills	Smith A E
Allen F E	Cunningham	Hammond	Moreland	Smith Myron
Allen J G	DeGroot	Hamn	Murphy	Sprenger
Averill	Donohue	Hapeman	Nevins	Stanley
Baldwin	Dowling	Hartman	Nolan	Steele
Bass	Draper	Hastings	Norton	Steffens
Becker	Dressing	Hoffman	Oglesby	Story
Beebe	Eagleton	Hooker	Oliver	Surpless
Bernstein	Evans	Hooper	O'Neill	Volk
Bird	Farnan	Hubbs	Palmer G M	Waddell
Bisland	Feth	Keyes	Palmer S J	Wade
Bohan	Filley	Knapp	Patton	Wainwright
Boshart	Fish	Krulewitch	Phillips	Weber
Brady	Foelker	Lansing	Pratt	Wedemeyer
Brennan	Foster	LaFetra	Prentice	Wells
Burnett	Fowler	Lee A E	Reilly	Wemple
Burns	Francis	Lee W I	Rock	West
Burzynski	Fritz	Lewis	Rogers	Whitley
Carnochan	Gates	Lupton	Salomon	Whitney F G
Carrier	Grady	Maher	Sammon	Whitney G H
Caughlan	Grattan	Maier	Santee	Williams
Charles	Gray A B	Matthews	Schoeneck	Wilson
Colne	Gray F J	McGuire	Schwegler	Winters
Coon	Green	Mead	Scovill	Wood
Cowan	Gregory	Merritt	Shanahan	Yale
Cox	Gunderman	Miller	Shuttleworth	Young

Ordered. That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Wilson called up the bill (No. 516, Int. No. 486) entitled "An act to amend the Code of Civil Procedure, relative to fees of grand and trial jurors in certain counties," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Wilson moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Moreland	Smith A E
Allen F E	Crosley	Hamn	Murphy	Smith Myron
Allen J G	DeGroot	Hapeman	Nevins	Sprenger
Averill	Donohue	Harawitz	Nolan	Stanley
Baldwin	Dowling	Hastings	Norton	Steele
Bass	Draper	Hoffman	Oglesby	Steffens
Becker	Dressing	Hooker	Oliver	Story
Beebe	Eagleton	Hooper	O'Neill	Surpluss
Bernstein	Farnan	Hubbs	Palmer G M	Volk
Bird	Feth	Kavanagh	Palmer S J	Wade
Bisland	Filley	Keyes	Patton	Wainwright
Bohan	Fish	Knapp	Phillips	Weber
Boshart	Foelker	Lansing	Pratt	Wedemeyer
Brady	Foster	Lee A E	Prentice	Wells
Brennan	Fowler	Lee W I	Quinn	Wemple
Burnett	Francis	Lewis	Reilly	West
Burns	Fritz	Lupton	Rock	Whitley
Burzynski	Gates	Maher	Rogers	Whitney F G
Carnochan	Grady	Maier	Salomon	Whitney G H
Carrier	Gray A B	Matthews	Santee	Williams
Caughlan	Gray F J	McGuire	Schoeneck	Wilson
Chamberlain	Green	Mead	Schwegler	Winters
Charles	Gregory	Merritt	Scovill	Wood
Colne	Gunderman	Miller	Shanahan	Yale
Coon	Hackett	Mills	Shuttleworth	Young
Cowan				

Said bill having been announced,

Mr. Wilson moved that said bill be recommitted to the committee on codes, with instruction to report the same forthwith amended as follows:

Page 1, line 5, after the comma insert "and chapter seventy-seven of the laws of nineteen hundred and six".

Page 2, line 6, after the word "Livingston" insert "Wayne".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third rearing.

Mr. Bisland called up the bill (No. 1215, Int. No. 997) entitled "An act to authorize the towns of Bethel, Thompson, Fallsburgh, Neversink, and Mamakating, in Sullivan county, to acquire by purchase or condemnation, the rights, franchises and property of any individual or corporation lawfully entitled to exact a toll or charge for walking, riding or driving over any plank-road or turnpike within said towns, and to provide means for the payment of the same," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Bisland moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Murphy	Smith Myron
Allen F E	Cunningham	Harawitz	Nevins	Sprenger
Allen J G	DeGroot	Hartman	Nolan	Stanley
Averill	Donohue	Hastings	Norton	Steele
Baldwin	Dowling	Hoffman	Oglesby	Story
Bass	Dressing	Hooper	Oliver	Surpless
Becker	Eagleton	Hubbs	O'Neill	Thompson
Beebe	Evans	Kavanagh	Palmer G M	Volk
Bernstein	Farnan	Knapp	Palmer S J	Waddell
Bird	Feth	Krulewitch	Patton	Wade
Bisland	Filley	Lansing	Phillips	Wainwright
Bohan	Fish	LaFetra	Pratt	Weber
Boshart	Foster	Lee A E	Prentice	Wedemeyer



Brady	Fowler	Lee W I	Quinn	Wells
Brennan	Francis	Lewis	Reilly	Wemple
Burnett	Fritz	Lupton	Rock	West
Burns	Gates	Maher	Rogers	Whitley
Burzynski	Grady	Maier	Salomon	Whitney F G
Carnochan	Gray A B	Matthews	Schoeneck	Whitney G H
Carrier	Gray F J	McGuire	Schwegler	Williams
Caughlan	Green	Mead	Scovill	Wilson
Chamberlain	Gregory	Merritt	Shanahan	Winters
Colne	Gunderman	Miller	Shuttleworth	Wood
Coon	Hackett	Mills	Smith A E	Yale
Cowan	Hammond	Moreland	Smith J E	Young
Cox	Hamm			

Said bill having been announced,

Mr. Bisland moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Page 1, amend the title by adding thereto at the end thereof the words "and repealing chapter forty of the laws of nineteen hundred and five relating thereto".

Page 4, insert between lines 10 and 11, a new section, to be section 8 of said act, and to read as follows:

"Sec. 8. Chapter forty of the laws of nineteen hundred and five is hereby repealed."

Page 4, line 11, change section number "8" to "9".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Fish, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate, in the words following:

IN SENATE, *March 26, 1906.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 505, reprint No. 969, Rec. No. 96) entitled "An act to amend chapter five hundred and sixty-eight of the Laws of eighteen hundred and ninety, known as the Highway Law, in relation to limitations upon laying out highways."

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Carpenter, and by unanimous consent, the same was amended as follows:

Page 3, line 1, strike out the word "in" and insert the word "to".

Amend title to read as follows:

"An act to amend chapter five hundred and sixty-eight of the

laws of eighteen hundred and ninety, known as the highway law, in relation to limitations upon laying out highways."

Said bill, as amended, was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Said bill having been announced,

Mr. Wainwright moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Nevins	Sprenger
Allen J G	DeGroot	Harawitz	Nolan	Stanley
Averill	Donohue	Hartman	Norton	Steele
Baldwin	Dowling	Hastings	Oglesby	Steffens
Bass	Draper	Hoffman	Oliver	Story
Becker	Dressing	Hooker	O'Neill	Surpless
Beebe	Eagleton	Hooper	Palmer G M	Thompson
Bernstein	Evans	Hubbs	Palmer S J	Volk
Bird	Farnan	Kavanagh	Patton	Waddell
Bisland	Feth	Keyes	Phillips	Wade
Bohan	Filley	Knapp	Pratt	Wainwright
Boshart	Fish	Krulewitch	Prentice	Weber
Brady	Foelker	Lansing	Quinn	Wedemeyer
Brennan	Foster	LaFetra	Reilly	Wells
Burnett	Fowler	Lee A E	Rock	Wemple
Burns	Francis	Lee W I	Rogers	West
Burzynski	Fritz	Lewis	Salomon	Whitley
Carnochan	Gates	Lupton	Sammon	Whitney F G
Carrier	Grady	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Scovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Yale
Cowan	Hackett	Miller	Smith A E	Young
Cox	Hammond	Mills		

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final

form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, as amended, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Averill	Donohue	Hartman	Nolan	Steele
Baldwin	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surpless
Beebe	Eagleton	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Feth	Keyes	Patton	Wade
Bohan	Filley	Knapp	Phillips	Wainwright
Boshart	Fish	Krulewitch	Pratt	Weber
Brady	Foelker	Lansing	Prentice	Wedemeyer
Brennan	Foster	LaFetra	Quinn	Wells
Burnett	Fowler	Lee A E	Reilly	Wemple
Burns	Francis	Lee W I	Rock	West
Burzynski	Fritz	Lewis	Rogers	Whitley
Carnochan	Gates	Lupton	Salomon	Whitney F G
Carrier	Grady	Maher	Santee	Whitney G H
Caughlan	Gray A B	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Matthews	Schwegler	Wilson
Charles	Green	McGuire	Scovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Yale
Cowan	Hackett	Miller	Smith A E	Young
Cox	Hammond	Mills	Smith J E	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

Mr. Steele offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur) That Assembly bill (No. 40, Int. No. 40) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this state,' in relation to Herkimer county" be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Steele offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill (No. 823, Int. No. 716) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to limiting the class of counties in which an assistant commissioner may be appointed" be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Murphy offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill (No. 832, Senate reprint No. 934, Int. No. 322) entitled "An act to amend the Penal Code, relative to crimes against the person and against public decency and good morals and designed to prevent compulsory prostitution of women, and the importation of women from foreign countries, et cetera, for immoral purposes and to provide penalties therefor," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Hapeman offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill (No. 318, Senate reprint No. 896, Int. No. 284) entitled "An act to amend the County Law relative to soldiers' monuments," for the purposes of amendment.



Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Young offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of Assembly bill (No. 739, Int. No. 658) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Manheim Brown against the State, for damages alleged to have been sustained by him, and to render judgment therefor," for the purposes of amendment:

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 10, 1906.*

Resolved, (if the Assembly concur), That a respectful message be sent to the Governor requesting the return of Senate bill (No. 663, Rec. No. 173), entitled "An act to amend the Highway Law, in relation to exempting Westchester county from the poll tax," for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 10, 1906.*

Resolved (if the Assembly concur), That Senate bill (No. 447, Rec. No. 82), entitled "An act to extend the time of the Danbury

and Harlem Traction Company to complete the construction of its road and extensions and to put the same in operation," be returned to the Governor.

By order of the Senate,

LAFAYETTE B. GLEASON,  
*Clerk.*

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Averill, and by unanimous consent, the fact that Mr. Averill was unavoidably absent from the session at the time of the vote on Mr. Wainwright's motion to discharge the committee on excise from further consideration of Assembly bill No. 1539, Int. No. 466, and would, if present, have voted in favor of said motion.

The Senate returned the concurrent resolution returning to the Governor Assembly bill (No. 40, Int. No. 40) entitled "An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to Herkimer county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution returning to the Governor Assembly bill (No. 823, Int. No. 716) entitled 'An act to amend chapter four hundred and forty-one of the Laws of eighteen hundred and ninety-nine, entitled 'An act to create a commissioner of jurors in the several counties of this State,' in relation to limiting the class of counties in which an assistant commissioner may be appointed," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 739, Int. No. 658) entitled "An act to confer jurisdiction

upon the Court of Claims to hear, audit and determine the alleged claim of Manheim Brown, against the State, for damages alleged to have been sustained by him, and to render judgment therefor," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 318, Senate reprint No. 896, Int. No. 284) entitled "An act to amend the County Law relative to soldiers' monuments," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 832, Senate reprint No. 934, Int. No. 322) entitled "An act to amend the Penal Code, relative to crimes against the person and against public decency and good morals and designed to prevent compulsory prostitution of women, and the importation of women from foreign countries, et cetera, for immoral purposes and to provide penalties therefor," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the bill (No. 929, Int. No. 775) entitled "An act empowering the comptroller of the city of New York to refund to the Roman Catholic Church of Saint Martin of Tours, or the trustees thereof, moneys paid as assessments for public improvements upon certain real property belonging to said church in the borough of the Bronx, New York city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1481, Int. No. 925) entitled "An act to amend chapter seven hundred and twenty-four of the Laws of nineteen hundred and five, entitled 'An act to provide for an additional supply of pure and wholesome water for the

city of New York; and for the acquisition of lands or interests therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters, and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1426, Int. No. 1155) entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association,"' as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Utica.

The Senate returned the bill (No. 409, Int. No. 385) entitled "An act to amend chapter two hundred and twelve of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the city of Ithaca,' relative to taxes and assessments," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Ithaca.

The Senate returned the bill (No. 790, Int. No. 685) entitled "An act to establish and maintain a department of creeks, drainage and parks in and for the city of Ithaca," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Ithaca.



The Senate returned the bill (No. 426, Int. No. 402) entitled "An act to authorize the board of estimate and apportionment of the city of New York, to hear, determine, audit and allow the alleged claim of John W. Carpenter for services alleged to have been rendered between the first day of January, nineteen hundred, and the first day of October, nineteen hundred, inclusive, as clerk of the municipal court of said city in the third district of the borough of Brooklyn," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1386, Int. No. 288) entitled "An act to amend section eight hundred and fifty-four of the Greater New York charter, appropriating territory for the accommodation and use of canal boats," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1796, Int. No. 1222) entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oswego.

The Senate returned the bill (No. 1583, Int. No. 962) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to pensions to members of the police force of said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

The Senate returned the bill (No. 1765, Int. No. 526) entitled

"An act to revise the charter of the city of Hornellsville and to change the name thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Hornellsville.

The Senate returned the bill (No. 1253, Int. No. 1053) entitled "An act to amend section six of chapter seven hundred and twenty-five of the Laws of nineteen hundred and five, entitled 'An act relating to the acquisition of property by the city of New York for a water supply, and providing for prompt payment therefor, and for damages occasioned by the acquisition thereof; providing for use and care of reservoirs owned by said city; and providing for the construction and maintenance of highways and bridges,' relative to the maintenance and construction of highways," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate returned the bill (No. 1484, Int. No. 1184) entitled "An act providing for the removal to the Monroe County Hospital of persons held under arrest in Monroe county, but not convicted, who are presumably insane or in need of hospital treatment."

Also, the bill (No. 1055, Int. No. 877) entitled "An act to amend the Code of Civil Procedure, in relation to the appointment and compensation of a stenographer for the surrogate's court of Sullivan county."

Also, the bill (No. 1499, Int. No. 1199) entitled "An act enabling the board of supervisors of the county of Ontario to appoint and pay a county bacteriologist."

Also, the bill (No. 1313, Int. No. 604) entitled "An act to authorize the village of Homer, to construct and maintain an artificial outlet for the waters of Barber pond in said village and to close the present outlet and to issue necessary bonds therefor."

Also, the bill (No. 1003, Int. No. 838) entitled "An act to amend chapter eight hundred and twelve of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise, amend and consolidate the several acts relating to the area or territory known as Sylvan Beach, in the town of Vienna, county of Oneida, and to repeal certain acts and parts of acts,' in relation to changing the boundaries of the territory affected by said chapter."

Also, the bill (No. 1523, Int. No. 1098) entitled "An act to incorporate 'The First Welsh Congregational Church Cemetery Association.'"

Also, the bill (No. 992, Int. No. 831) entitled "An act to amend chapter two hundred and twelve of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the city of Ithaca,' relative to assessments for improvements and issuing bonds."

Also, the bill (No. 1574, Int. No. 779) entitled "An act to amend chapter four hundred and twenty-one of the Laws of nineteen hundred and four, entitled 'An act to enable the village of Watkins, and the water and sewer commissioners thereof to borrow money for the construction and maintenance of an electric or other improved lighting system.'"

Also, the bill (No. 1718, Int. No. 855) entitled "An act to abolish the offices of auditing superintendents of the poor in Rensselaer county, to confer their powers and duties on the acting superintendent, and to authorize the employment of additional clerks in his office."

Also, the bill (No. 1692, Int. No. 1204) entitled "An act to amend the Code of Civil Procedure relating to actions on judgments."

Also, the bill (No. 1491, Int. No. 1191) entitled "An act to incorporate the Trustees of the William Croswell Doane Fund for Christian Work in the Diocese of Albany."

Also, the bill (No. 1561, Int. No. 1224) entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes

and records in the Albany county clerk's office,' relative to the custody of certain papers and salary of custodian."

Also, the bill (No. 1199, Int. No. 993) entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and ninety-three, entitled 'An act to provide for the compilation and continuance and care of certain indexes and records in the Albany county clerk's office,' relative to the execution of the work and the order thereof."

Also, the bill (No. 1259, Int. No. 258) entitled "An act to amend the Public Health Law, relative to the number and appointment of members of local boards of health."

Also, the bill (No. 1516, Int. No. 901) entitled "An act to amend the County Law, relative to expenditures of money by fire commissioners in fire districts."

Also, the bill (No. 359, Int. No. 341) entitled "An act making an appropriation for the payment of the principal and interest of public defense bonds issued pursuant to chapter six hundred and seventy-two of the Laws of eighteen hundred and ninety-eight and chapter four hundred and ninety-three of the Laws of eighteen hundred and ninety-nine."

Also, the bill (No. 361, Int. No. 343) entitled "An act making an appropriation for the payment of the principal and interest of Adirondack park bonds, issued pursuant to chapter two hundred and twenty of the Laws of eighteen hundred and ninety-seven."

Also, the bill (No. 1289, Int. No. 1064) entitled "An act to reappropriate certain unexpended balances of former appropriations."

Also, the bill (No. 1357, Int. No. 1103) entitled "An act making an appropriation for the promotion of agriculture."

Also, the bill (No. 1196, Int. No. 990) entitled "An act to make the office of county clerk of Wyoming county a salaried office, and regulating the management of said office."

Also, the bill (No. 1446, Int. No. 497) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds."



Also, the bill (No. 1202, Int. No. 688) entitled "An act to amend chapter one hundred and thirty-six of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the village of Cobleskill, Schoharie county,' relative to conferring on the board of trustees power and authority to cause connections to be made with the village water and sewer systems in certain cases, and for the collection of the expense thereof from the property owners benefited; also, in relation to sidewalks, and increasing the per centum limit of the value of taxable property for annual tax levying purposes, in said village."

Also, the bill (No. 1380, Int. No. 1123) entitled "An act to amend the Primary Election Law relative to transcribing enrollments."

Also, the bill (No. 1831, Int. No. 706) entitled "An act re-appropriating certain money heretofore appropriated for the quarantine stations at Hoffman and Swinburne islands and for the support of the quarantine department."

Also, the bill (No. 1683, Int. No. 982) entitled "An act to amend chapter five hundred and seventeen of the Laws of eighteen hundred and ninety-nine, entitled 'An act to authorize the paving or macadamizing of streets, avenues, highways and public places in the village of Port Chester, Westchester county, and to provide for the payment of the expense of the same.'"

Also, the bill (No. 1100, Int. No. 909) entitled "An act to amend chapter three hundred and sixty-two of the Laws of eighteen hundred and ninety-seven, entitled 'An act to make the office of sheriff of Yates county a salaried office,' in part and to regulate the management of said office in relation to appointments by sheriff, and fixing compensation."

Also, the bill (No. 1278, Int. No. 1051) entitled "An act to amend the County Law, in relation to cemetery trusts."

Also, the bill (No. 969, Int. No. 816) entitled "An act to amend the General Corporation Law relative to the acquisition of real property by life insurance corporations."

Also, the bill (No. 968, Int. No. 815) entitled "An act to amend the Penal Code relating to rebates and allowances by life insurance corporations."

Also, the bill (No. 1387, Int. No. 767) entitled "An act to provide for the administration of the New York State College of Agriculture at Cornell University."

Also, the bill (No. 1462, Int. No. 1166) entitled "An act to amend the State Charities Law relative to commitment to the New York State Training School for Girls."

Also, the bill (No. 1958, Int. No. 552) entitled "An act to amend 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws.'"

With a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 1876, Int. No. 173) entitled "An act to amend chapter six hundred and nine of the Laws of nineteen hundred and five, entitled 'An act to legalize the acts of B. F. Cahill, a notary public,' in relation to B. F. McCahill," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1877, Int. No. 347) entitled "An act to amend the Code of Civil Procedure, in relation to the verification of pleadings in the justice's court," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Moreland, the House adjourned.

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WEDNESDAY, APRIL 11, 1906.

The House met pursuant to adjournment.

Prayer by Rev. H. Clarke Colebrook.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to authorize and enable the New York and Queens Electric Light and Power Company to commence and maintain an action against the city of New York for the recovery of the value of materials furnished, and for work, labor and services performed, by said company in the lighting of the streets, avenues, public buildings, parks and places, and in the furnishing of heat and power for such buildings and places, in the borough of Queens in said city, between December thirty-first, nineteen hundred and two, and February first, nineteen hundred and six" (No. 1046, Rec. No. 305), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Forest, Fish and Game Law by providing for the appointment of game protectors for Jamaica bay and adjacent waters on Long Island and making an appropriation therefor" (No. 1007, Rec. No. 306), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter seven hundred and eighty of the Laws of eighteen hundred and sixty-seven, entitled 'An act to supply the city of Binghamton with pure and wholesome water,' as amended by chapter two hundred and seventy-seven of the Laws of eighteen hundred and seventy-three, relative to the disposition of water rents and frontage taxes" (No. 744, Rec. No. 307), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Banking Law in relation to profits and losses of cooperative savings and loan associations" (No. 1019, Rec. No. 308), which was read the first time and referred to the committee on banks.

"An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof" (No. 996, Rec. No. 309), which was read the first time and referred to the committee on charitable and religious societies.

Mr. Dowling introduced a bill entitled "An act to amend the Tax Law relative to exemption of property of athletic associations or corporations formed in connection with any school or college in this State" (Int. No. 1526), which was read the first

time and referred to the committee on taxation and retrenchment.

Mr. Dressing introduced a bill entitled "An act to legalize the acts of Henry M. Bardol, a commissioner of deeds in and for the city of Buffalo, New York" (Int. No. 1527), which was read the first time and referred to the committee on the judiciary.

Mr. Moreland introduced a bill entitled "An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims other than those on account of the canals of this State" (Int. No. 1528), which was read the first time and referred to the committee on ways and means.

Also, "An act to make an appropriation for the payment of the judgments of the Court of Claims, in claims arising on account of the canals of this State" (Int. No. 1529), which was read the first time and referred to the committee on ways and means.

Mr. A. E. Smith introduced a bill entitled "An act to amend chapter five hundred and forty-three of the Laws of eighteen hundred and ninety-three, entitled 'An act to promote the safety of railway employees by compelling the equipment of freight cars with continuous power or air brakes, and locomotives with driving-wheel brakes,' relative to use of power or air brakes on all cars constituting a train" (Int. No. 1530), which was read the first time and referred to the committee on railroads.

Mr. J. E. Smith introduced a bill entitled "An act to provide for the erection of a suitable monument in commemoration of Daniel F. Bakeman, who was the last surviving soldier of the War of the Revolution, and making an appropriation therefor" (Int. No. 1531), which was read the first time and referred to the committee on ways and means.

Mr. Wells introduced a bill entitled "An act to legalize the acts of W. Barrett Whiteman, a notary public" (Int. No. 1532), which was read the first time and referred to the committee on the judiciary.

Mr. Bohan introduced a bill entitled "An act to amend the Greater New York charter by repealing section three hundred



and twenty-one thereof and inserting a new section to be called section seven hundred and eighteen, so as to transfer the jurisdiction, care and maintenance of the house for the detention of witnesses and of persons detained therein from the police commissioner to the commissioner of correction" (Int. No. 1534), which was read the first time and referred to the committee on affairs of cities.

Mr. Eagleton introduced a bill entitled "An act to amend the Labor Law, in relation to seats for women in manufacturing establishments" (Int. No. 1535), which was read the first time and referred to the committee on labor and industries.

Mr. Foelker introduced a bill entitled "An act to control and limit the diversion of water from the Niagara river" (Int. No. 1536), which was read the first time and referred to the committee on electricity, gas and water supply.

Mr. Prentice introduced a bill entitled "An act to amend section thirty-two of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' as heretofore amended" (Int. No. 1537), which was read the first time and referred to the committee on affairs of cities.

Mr. Story introduced a bill entitled "An act to secure greater safety to life by restricting the erection of an elevated station in the city of New York" (Int. No. 1538), which was read the first time and referred to the committee on railroads.

Mr. Francis introduced a bill entitled "An act empowering the comptroller of the city of New York to refund to the New York Juvenile Asylum assessments levied for regulating, grading, curbing and flagging Wadsworth avenue from One Hundred and Seventy-third street to Eleventh avenue, Audubon avenue from One Hundred and Seventy-fifth street to Fort George avenue, and One Hundred and Seventy-eighth street between Amsterdam avenue and Kingsbridge road, in the borough of Manhattan of the city of New York" (Int. No. 1539), which was read the first time and referred to the committee on affairs of cities.

Mr. Murphy introduced a bill entitled "An act to amend the Primary Election Law, in relation to direct nominations at

primaries and to provide for the expense thereof in the year nineteen hundred and six" (Int. No. 1541), which was read the first time and referred to the committee on the judiciary.

Mr. Phillips introduced a bill entitled "An act to amend the Code of Civil Procedure in relation to the rights of persons to letters of administration upon the estates of intestates" (Int. No. 1542), which was read the first time and referred to the committee on codes.

Mr. F. G. Whitney introduced a bill entitled "An act to enable the Adjutant-General to permit the use during Old Home week in the county of Oswego of certain battle flags in his custody" (Int. No. 1543), which was read the first time.

On motion of Mr. F. G. Whitney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Moreland introduced a bill entitled "An act to amend the State Printing Law in relation to the powers of the Printing Board" (Int. No. 1544), which was read the first time and referred to the committee on ways and means.

Mr. Oglesby introduced a bill entitled "An act to amend section one hundred and eleven of the Railroad Law, in relation to the protection of certain employees of street railroads" (Int. No. 1545), which was read the first time and referred to the committee on railroads.

Mr. Mills introduced a bill entitled "An act to amend section one hundred and one of chapter two hundred and seventy-five, of the Laws of eighteen hundred and ninety-nine, entitled 'An act to revise the charter of the city of Gloversville,' in relation to record of streets and public places, and altering, widening, straightening and extending of streets" (Int. No. 1546), which was read the first time and referred to the committee on affairs of cities.

Mr. Nevins introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of trout" (Int. No. 1547), which was read the first time and referred to the committee on fisheries and game.

Mr. Beebe introduced a bill entitled "An act to amend chapter

six hundred and twenty-six of the Laws of nineteen hundred and three, entitled 'An act to suspend the limitation of time for commencement of construction or the completion of railroads while in the hands of receivers,' in relation to the limitation of time for such commencement, construction or completion" (Int. No. 1548), which was read the first time and referred to the committee on railroads.

By unanimous consent, Mr. Merritt introduced a bill entitled "An act to amend chapter six hundred and five of the Laws of eighteen hundred and ninety-eight, entitled 'An act to incorporate the Genesee River Company and to authorize the said company to construct and use a dam or reservoir near Portageville for improving and preserving the public health, checking floods, furnishing water for the enlarged Erie canal and for municipal purposes, and developing, utilizing and disposing of the waters and water power of said river and its tributaries above and below said dam or reservoir,' in relation to the time of beginning construction" (Int. No. 1549), which was read the first time and referred to the committee on electricity, gas and water supply.

By unanimous consent, Mr. Wedemeyer introduced a bill entitled "An act to amend the Greater New York charter relative to the distribution of moneys collected on account of taxation and constituting the relief fund in the city of New York" (Int. No. 1550), which was read the first time and referred to the committee on affairs of cities.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. W. I. Lee (No. 1978, Int. No. 1461), entitled "An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by Charles A. Phillips as clerk to a coroner of the borough of Brooklyn, city of New York, and to provide for the payment of such claim."

Also, Assembly bill introduced by Mr. Wainwright (No. 1973, Int. No. 1454), entitled "An act to amend the charter of the city of New Rochelle in regard to the assessment of real property for the purposes of taxation."

Also, Assembly bill introduced by Mr. Dowling (No. 1970, Int. No. 1451), entitled "An act to provide for the payment of the claim of Charles Cranford for extra labor performed and material furnished in the grading of Dumont avenue between Schenck avenue and New Lots road in the borough of Brooklyn, city of New York."

Also, Assembly bill introduced by Mr. Stanley (No. 1950, Int. No. 1442), entitled "An act to amend chapter twenty, title three of the Greater New York charter in relation to inferior courts of criminal jurisdiction."

Also, Assembly bill introduced by Mr. Draper (No. 1944, Int. No. 1435), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls, so as to provide for a grade crossing commission, and defining the powers and duties thereof.'"

Also, Assembly bill introduced by Mr. Apgar (No. 1942, Int. No. 1433), entitled "An act to authorize the grant by the city of New York to the New York and Harlem Railroad Company and to the New York Central and Hudson River Railroad Company, or either of them, of lands lying between Cross street, at Croton Falls, New York, and Carmel avenue, Brewster, New York, for railroad purposes."

Also, Assembly bill introduced by Mr. Whitley (No. 2008, Int. No. 1465), entitled "An act to amend chapter fourteen of the Laws of eighteen hundred and eighty, entitled 'An act to further amend chapter one hundred and forty-three of the Laws of eighteen hundred and sixty-one, entitled "An act to amend and consolidate the several acts in relation to the charter of the city of Rochester," and to consolidate therewith the several acts in relation to the charter of said city.'"

Also, Assembly bill introduced by Mr. Foelker (No. 858, Int. No. 739), entitled "An act to amend chapter six hundred and ninety-six of the Laws of eighteen hundred and eighty-seven, entitled 'An act to provide hospitals, orphan asylums and other charitable institutions in the city of New York with water, and remitting assessments therefor,' and the acts amendatory thereof."



Also, Assembly bill introduced by Mr. Bedell (No. 479, Int. No. 449), entitled "An act in relation to the right of resident property owners to vote at special tax elections in cities of the third class."

Also, Assembly bill introduced by Mr. O'Neill (No. 1477, Int. No. 1182), entitled "An act to provide for the expense of widening Livingston street in the borough of Brooklyn, in the city of New York."

Also, Assembly bill introduced by Mr. Salomon (No. 1492, Int. No. 1192), entitled "An act to amend the Greater New York charter, relative to claims against the city of New York."

Also, Assembly bill introduced by Mr. Cohalan (No. 1634, Int. No. 1264), entitled "An act to amend the Greater New York charter in relation to the powers of the commissioners of the sinking fund."

Also, Assembly bill introduced by Mr. Oglesby (No. 1760, Int. No. 1330), entitled "An act to amend chapter four hundred and sixteen of the Laws of eighteen hundred and ninety-three, entitled 'An act in relation to the city court of Yonkers,' and the several acts amendatory thereof and supplemental thereto."

Also, Assembly bill introduced by Mr. Oglesby (No. 1827, Int. No. 1377), entitled "An act to amend chapter six hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' in relation to amount to be raised for fire department."

Also, Assembly bill introduced by Mr. Bohan (No. 1862, Int. No. 1382), entitled "An act to amend section forty-eight of the Greater New York charter relating to the board of aldermen acting upon bond issues."

Also, Assembly bill introduced by Mr. Foelker (No. 1919, Int. No. 1423), entitled "An act in relation to certain streets in the borough of Brooklyn, city of New York."

Also, Assembly bill introduced by Mr. Agnew (No. 1935, Int. No. 1426), entitled "An act to amend the Greater New York charter, relative to the maintenance of open piers."

Also, Assembly bill introduced by Mr. Quinn (No. 1941, Int.

No. 1432), entitled "An act authorizing the common council of the city of Buffalo to audit and pay the amount of loss and damage sustained by William H. Slade of said city, by the commencement and pendency of the proceedings begun by the city of Buffalo in the month of November, eighteen hundred and eighty-nine, to take a part of his property situate on the west side of Michigan street in said city, and to provide for the payment of compensation therefor."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Prentice (No. 2030, Int. No. 1066), entitled "An act to amend the Greater New York charter in relation to employment and payment of inspectors of removals of pavements or disturbances of surface of streets," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Prentice (No. 1565, Int. No. 1228), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' relative to public hearings," reported the same with the following amendments:

Page 1, line 7, after the word "construction" insert the following: "or equipment, or both, as the case may be,".

Page 1, line 8, after the word "roads" insert the following: "including galleries, ways, subways and tunnels for subsurface structures,".

Page 2, line 6, after the word "roads" insert the following: "and the galleries, ways, subways and tunnels for subsurface structures,".

Page 2, line 6, after the word "construction" insert the following: "or equipment".

Page 2, line 16, after the word "exceeding" enclose in brackets the words "three and one-half" and insert directly thereafter the word "four".

Page 3, line 4, after the word "road" insert the following: "including galleries, ways, subways, or tunnels for subsurface structures,".

Page 3, line 3, after the word "rentals" insert "or revenues".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. W. I. Lee (No. 1354, Int. No. 1100), entitled "An act in relation to Saint Marks avenue in the borough of Brooklyn, in the city of New York," reported the same with the following amendments:

Page 1, line 4, strike out "thirty" and insert "twenty".

Page 1, line 6, strike out "thirty" and insert "twenty".

Page 2, line 11, after the word "at" insert "an".

Page 2, line 14, after the word "and" insert "used and".

Page 3, line 9, after the word "authorized" insert the following: "limiting the said area to the lands and premises along the northerly and southerly side of St. Marks avenue, immediately abutting upon said courts and spaces and extending not to exceed three hundred (300) feet in depth back from either side of St. Marks avenue,".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by joint committee on revision second class cities charter (No. 1000, Int. No. 835), entitled "An act to provide for the government of cities of the second class," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 45.)

which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Wedemeyer (No. 1824, Int. No. 1358), entitled "An act to amend the Greater New York charter, relative to the distribution of moneys collected on account of taxation of fire insurance companies in the city of New York," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 46.)

which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.

Mr. Burnett, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Coggeshall (No. 813, Rec. No. 242), entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and seventy-three, entitled 'An act to continue in force and amend chapter one hundred and thirty-eight of the Laws of eighteen hundred and fifty-two, entitled "An act to incorporate the firemen of the city of Utica as a benevolent association,"' as amended by chapter one hundred and eight of the Laws of eighteen hundred and seventy-eight."

Also, Senate bill introduced by Mr. McEwan (No. 440, Rec. No. 70), entitled "An act to amend chapter four hundred and thirty-one of the Laws of eighteen hundred and forty-nine, entitled 'An act to incorporate the Albany hospital' "

Also, Senate bill introduced by Mr. Coggeshall (No. 340, Rec. No. 245), entitled "An act to amend section three of chapter three hundred and fourteen of the Laws of eighteen hundred and seventy-four, entitled 'An act to establish a board of police and fire commissioners of the city of Utica' in relation to salary of clerk."

Also, Senate bill introduced by Mr. Coggeshall (No. 222, Rec. No. 244), entitled "An act to amend chapter eighteen of the Laws of eighteen hundred and sixty-two, entitled 'An act to revise the charter of the city of Utica,' relative to the repair fund."

Also, Senate bill introduced by Mr. Cullen (No. 229, Rec. No. 153), entitled "An act to amend chapter six hundred and ninety-



six of the Laws of eighteen hundred and eighty-seven, entitled 'An act to provide hospitals, orphan asylums and other charitable institutions in the city of New York with water, and remitting assessments therefor,' and the acts amendatory thereof."

Also, Senate bill introduced by Mr. Coggeshall (No. 890, Rec. No. 243), entitled "An act to amend sections two, three and four of chapter two hundred and sixty-seven of the Laws of eighteen hundred and thirty, as amended by chapter fifty-five of the Laws of eighteen hundred and fifty-six, chapter two hundred and eighty-six of the Laws of eighteen hundred and seventy-one and chapter six hundred and sixty-five of the Laws of eighteen hundred and ninety-eight, constituting the charter of the Utica Orphan Asylum."

Also, Senate bill introduced by Mr. Lewis (No. 902, Rec. No. 253), entitled "An act to assess on the property benefited the cost and expense of the repairing and rebuilding of the race walls and the constructing and relaying of the pavement and curb on North Water street in the city of Rochester."

Also, Senate bill introduced by Mr. Elsberg (No. 924, Rec. No. 227), entitled "An act to authorize a further appropriation for the maintenance of the Metropolitan Museum of Art in the Central park in the city of New York."

Also, Senate bill introduced by Mr. McCarren (No. 928, Rec. No. 254), entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and five, entitled 'An act to empower the board of assessors of the city of New York to estimate and allow damages sustained by owners of real property abutting upon Vernon avenue adjacent to Newtown creek, borough of Queens, in the city of New York, by reason of the construction of the bridge over Newtown creek, between Manhattan avenue in the borough of Brooklyn and Vernon avenue, in the borough of Queens, and the approaches thereto.'"

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Wedemeyer (No.

1822, Int. No. 1356), entitled "An act to amend chapter three hundred and ninety-two of the Laws of eighteen hundred and ninety-six, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriff of said county and of certain employees in the jail of said county,' in relation to salary of jailor."

Also, Assembly bill introduced by Mr. Whitley (No. 2010, Int. No. 1467), entitled "An act to amend chapter four hundred and ninety of the Laws of nineteen hundred and two, entitled 'An act to make the office of sheriff of Monroe county a salaried office in part and regulating the management of said office,' in relation to a stenographer and matron of jail in such county; salaries and maintenance."

Also, Assembly bill introduced by Mr. Apgar (No. 1301, Int. No. 1076), entitled "An act to increase the salary of the surrogate of the county of Westchester."

Also, Assembly bill introduced by Mr. Bisland (No. 2014, Int. No. 1474), entitled "An act to amend chapter five hundred and five of the Laws of eighteen hundred and ninety-seven, entitled 'An act to make the office of sheriff of Sullivan county a salaried office in part, and to regulate the management of said office,' in relation to deputy sheriff and jail management."

Also, Assembly bill introduced by Mr. DeGroot (No. 1508, Int. No. 1208), entitled "An act to amend section one of chapter sixty-two of the Laws of eighteen hundred and ninety-seven, entitled 'An act to authorize the appointment of a county detective in counties of more than one hundred and twenty-five thousand inhabitants and to fix the compensation of such detective,' as amended by chapter five hundred and thirty-two of the Laws of nineteen hundred."

Also, Assembly bill introduced by Mr. Surpluss (No. 1164, Int. No. 966), entitled "An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act

to make the office of clerk of the county of Kings a salaried office and regulating the management of said office.’”

Also, Assembly bill introduced by Mr. Shuttleworth (No. 52, Int. No. 53), entitled “An act to authorize the town of West Seneca, in the county of Erie, to construct a sewer system within the said town and to provide for the payment of the expense thereof.”

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Weber (No. 1952, Int. No. 1456), entitled “An act fixing the salaries of the county detective of Kings county,” retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Fish, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Coggeshall (No. 847, Rec. No. 197), entitled “An act to amend the County Law relating to county jails.”

Also, Senate bill introduced by Mr. Cassidy (No. 172, Rec. No. 188), entitled “An act to authorize the town board of the town of Tyrone, county of Schuyler, to consolidate election districts in such town.”

Also, Senate bill introduced by Mr. Davis (No. 1022, Rec. No. 282), entitled “An act to amend chapter one hundred and seventy-three of the Laws of eighteen hundred and ninety-five, entitled ‘An act fixing the fiscal year, providing for a county auditor, and regulating the purchase of supplies for the county institutions, and officers of the county of Erie, relative to the office of the county auditor,’ and the acts amendatory thereof and supplemental thereto in relation to the powers and duties of the county auditor.”

Also, Senate bill introduced by Mr. Davis (No. 967, Rec. No. 283), entitled “An act to amend chapter eight hundred and six-

teen of the Laws of eighteen hundred and ninety-five, entitled 'An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements within such town, excepting the counties of New York and Kings.'"

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Becker (No. 1936, Int. No. 1427), entitled "An act to further amend chapter three hundred and thirty of the Laws of eighteen hundred and sixty-seven, entitled 'An act to amend the incorporation of the village of Fairport in the county of Monroe,' relative to the powers of the trustees."

Also, Assembly bill introduced by Mr. Patton (No. 2063, Int. No. 1493), entitled "An act to amend chapter one hundred and twenty-nine of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the village of Williamsville,' in relation to eligibility of officers and the collection of taxes."

Also, Assembly bill introduced by Mr. Apgar (No. 2012, Int. No. 1472), entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' relative to power of trustees to borrow money."

Also, Assembly bill introduced by Mr. Apgar (No. 2065, Int. No. 1495), entitled "An act to amend chapter one hundred and seventeen of the Laws of eighteen hundred and eighty-three, entitled 'An act to amend, consolidate and revise the charter of the village of Peekskill, and the several acts amendatory thereof,' in relation to boundaries."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which



was referred Assembly bill introduced by Mr. Wade (No. 1980, Int. No. 1463), entitled "An act to legalize bonds of the village of Lakewood, to be issued for the purpose of defraying the expense of establishing a system of waterworks in and for said village, and supplying its inhabitants with water, and to legalize all proceedings of the board of trustees in relation thereto, including the resolution submitted to the qualified electors of said village at a special election held on the thirtieth day of August, nineteen hundred and five, and all proceedings of said board of trustees in relation and subsequent thereto, and to provide for the payment of the principal and interest of said bonds," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Steele, from the committee on affairs of villages, to which was referred Senate bill introduced by Mr. Cassidy (No. 1049, Rec. No. 273), entitled "An act to legalize the annual charter election of the village of Montour Falls, New York, for the purpose of voting for candidates and also upon the question of raising moneys to carry on the excavation of Catharine creek, and to authorize such village to issue notes pursuant to a proposition adopted thereat," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Wade, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Wade (No. 1783, Int. No. 1333), entitled "An act to amend sections one hundred and eighty-one, one hundred and eighty-two and one hundred and ninety of the Tax Law in relation to the taxation of corporations."

Also, Assembly bill introduced by Mr. Agnew (No. 2015, Int. No. 1476), entitled "An act to amend the Tax Law, in relation to an organization tax upon the increased portion of corporate stock, in certain cases."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Rogers, from the committee on insurance, to which was referred Senate bill introduced by Mr. Smith (No. 883, Rec. No. 262), entitled "An act to amend the Insurance Law to permit mutual fire insurance companies or associations of other States to do business within this State; to regulate the business done by them; to tax the same; and to prohibit the insuring of property located in this State in unauthorized companies," reported the same with the following amendments:

Page 1, line 5, strike out "one hundred and".

Same page, line 6, strike out "thirty-eight, one hundred and thirty-nine,".

Page 2, line 1, insert comma after "forty-one" and strike out "and" thereafter.

Same page, same line, after the word "forty-two" insert ", one hundred and forty-three and one hundred and forty-four".

Same page, line 3, strike out figures "138" and insert in place thereof figures "140".

Same page, line 20, strike out the words "thirty-nine" and insert in place thereof "forty-one".

Same page, same line, strike out the word "act" and insert in place thereof the word "chapter".

Page 3, line 16, strike out the figures "139" and insert in place thereof the figures "141".

Same page, line 18, strike out the word "thirty-eight" and insert in place thereof the words "forty of this chapter".

Same page, line 26, after the word "premiums" insert "and assessments".

Page 4, line 1, after the word "premiums" insert "and assessments".

Same page, line 5, after the word "authority" strike out comma.

Same page, line 17, strike out the figures "140" and insert in place thereof "142".

Same page, line 24, strike out the figures "141" and insert in place thereof the figures "143".

Same page, same line, strike out the word "of" and insert in place thereof the word "or".

Page 5, line 14, after the word "in" insert the word "mutual".

Page 6, line 4, strike out the word "thirty-nine" and insert in place thereof "forty-one".

Same page, line 9, strike out the figures "142" and insert in place thereof "144".

Same page, line 10, strike out the word "thirty-nine" and insert in place thereof the word "forty-one".

Same page, line 11, strike out the word "forty-one" and insert in place thereof "forty-three".

Same page, line 26, strike out the word "thirty-nine" and insert in place thereof the word "forty-one".

Same page, same line, strike out the word "forty-one and insert in place thereof the word "forty-three".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. F. E. Allen, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. F. E. Allen (No. 673, Int. No. 615), entitled "An act to amend the Labor Law relating to mines and their inspection," reported the same with the following amendments:

Page 2, lines 8 and 9, after the word "shaft" omit the following: "or other opening more than five hundred feet in depth from the surface of the ground".

Page 2, line 17, after the word "apply" omit the following: "to any mine heretofore in operation".

Page 2, line 19, after the word "than" omit the word "[ten]" and insert the word "twenty".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Hammond, from the committee on public education, to which was referred Assembly bill introduced by Mr. Hammond (No. 1967, Int. No. 1448), entitled "An act to amend the Consolidated School Law relative to the compulsory education of children," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was referred Assembly bill (No. 2013, Int. No. 1473) introduced by Mr. Wade, entitled "An act to amend the Forest, Fish and Game Law, in relation to the close season for squirrels,

grouse, woodcock and quail in Chautauqua and Cattaraugus counties," reported in favor of the passage of the same with the following amendments:

On page 1, in the enacting clause, strike out all matter after the word "Chautauqua" and insert word "county".

On page 2, lines 23 and 24, make word "counties" read "county".

On page 2, line 24, strike out words "Cattaraugus and".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Knapp, from the committee on fisheries and game, to which was recommitted Assembly bill introduced by Mr. Young (No. 704, Int. No. 434), entitled "An act to amend the Forest, Fish and Game Law relative to certain varieties of imported birds, by adding a new section to be known as section thirty-eight-a," reported in favor of the passage of the same with the following amendments:

On page 1, line 4, strike out from and including the word "nothing" down to and including the word "immediately" on page 2, line 13, and insert in place thereof the following:

"Black cock, rebhubner, red leg, lapwing, Egyptian quail.—Black cock, rebhubner, red leg, lapwing, Egyptian quail, if imported from a European country, may be possessed and sold under regulations as herein contained and not otherwise. No person shall possess, sell, or offer for sale, any of such birds except with the feathered head and feet on, nor until he shall have given a bond to the people of the State of New York, as provided in this section. The bond shall be for a specified time and shall continue in force during that time unless sooner disapproved by the commissioner of forest, fish and game for breach of its condition or failure of sureties. Such bond must be approved by the commissioner as to its sufficiency and form, and be filed in the office of the forest, fish and game commission, and shall be conditioned that the birds intended to be possessed have in fact been imported from a European country; that the person bonded shall not possess, sell or offer for sale such birds or either or any of them except with the feathered heads and feet on; that he will not violate any provision of the forest, fish and game law, and it shall contain such other conditions as to the inspection of books, papers and premises and of the production of evidence by way-bill, bill of lading or otherwise, as the commis-



sioner may require. A breach of any provision or condition of the bond shall, in addition to other penalties, work a forfeiture to the people of the State of New York of the amount named therein as the penalty thereof, which said sum shall be considered as liquidated damages, and the privilege of giving any other bond under this section, may at the option of the commissioner be denied to the person so bonded. The burden of proving that the birds are possessed within the meaning and provisions of this section shall be upon the possessor, and no presumption that such birds are possessed lawfully within this state shall arise in any proceeding before any court, justice or magistrate, until it affirmatively appears that the provisions of this section have been complied with.

“ § 2. This act shall take effect May fifteenth, nineteen hundred and six.”

which report was agreed to and said bill ordered reprinted and placed on the order of second reading.

Mr. Hapeman, from the committee on military affairs, to which was referred Assembly bill introduced by Mr. Hapeman (No. 1945, Int. No. 1436), entitled “An act to amend the Military Code, relative to pay and allowances,” reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Bedell, from the committee on claims, to which was referred Assembly bill introduced by Mr. Fowler (No. 1431, Int. No. 1161), entitled “An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Albert Snyder against the State of New York, for damages alleged to have been sustained by him in the construction of a State road in the town of Saugerties, Ulster county, New York.”

Also, Assembly bill introduced by Mr. Mills (No. 1355, Int. No. 1101), entitled “An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the town of Indian Lake, Hamilton county, against the State for moneys paid out for services of fire wardens and persons assisting in extinguishing forest or woodland fires, alleged to be due such town from the State, and to render judgment therefor,” reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill (No. 1013, Rec. No. 300) and Assembly bill (No. 2034, Int. No. 1045), entitled "An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent, and to voluntary accountings by executor and administrator," reported that they have compared the same, and find that they are not identical, which report was agreed to and said Senate bill ordered placed on the order of third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Tulley (No. 1988, Rec. No. 138), entitled "An act to amend the Public Health Law, in relation to the approval by the State Commissioner of Health of the construction or extension of systems of potable water supply."

Also, the bill introduced by Mr. G. H. Whitney (No. 1854, Int. No. 1372), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of George Devitt, Patrick Mulheron, George E. Manville and Hiram Wood against the State for damages alleged to have been sustained by them, their grantors and assigns, and to render judgment therefor."

Also, the bill introduced by Mr. G. H. Whitney (No. 1753, Int. No. 1322), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of James Flynn against the State for damages alleged to have been sustained by him, and to render judgment therefor."

Also, the bill introduced by Mr. Burzynski (No. 2046, Int. No. 502), entitled "An act giving the city of Buffalo additional power to abate floods in Buffalo river and Cazenovia creek, and to put the Buffalo river in navigable condition, and to acquire lands by purchase or by eminent domain proceedings, and requiring the construction of bridges over said Buffalo river and Cazenovia creek, and providing for the issue of bonds, and for the raising of money by general and local taxation to pay the expense of said work or improvement."

Also, the bill introduced by Mr. Agnew (No. 1571, Int. No. 626), entitled "An act to amend the State Printing Law, relative to contracts for legislative and departmental printing."

Also, the bill introduced by Mr. Wade (No. 1980, Int. No. 1463), entitled "An act to legalize bonds of the village of Lakewood, to be issued for the purpose of defraying the expense of establishing a system of water-works in and for said village, and supplying its inhabitants with water, and to legalize all proceedings of the board of trustees in relation thereto, including the resolution submitted to the qualified electors of said village at a special election held on the thirtieth day of August, nineteen hundred and five, and all proceedings of said board of trustees in relation and subsequent thereto, and to provide for the payment of the principal and interest of said bonds."

Also, the bill introduced by Mr. Weber (No. 1952, Int. No. 1456), entitled "An act fixing the salaries of the county detectives of Kings county."

Also, the bill introduced by Mr. Prentice (No. 2030, Int. No. 1066), entitled "An act to amend the Greater New York charter in relation to employment and payment of inspectors of removals of pavements or disturbances of surface of streets."

Also, the bill introduced by Mr. Hill (No. 2042, Rec. No. 186), entitled "An act to amend the Code of Civil Procedure, relative to the time to publish in substituted service."

Also, the bill introduced by Mr. Stanley (No. 2034, Int. No. 1045), entitled "An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent, and to voluntary accountings by executor and administrator."

Also, the bill introduced by Mr. Wainwright (No. 1998, Int. No. 1069), entitled "An act to amend chapter forty-six of the Laws of nineteen hundred and four, entitled 'An act to authorize the several towns in the county of Suffolk in this State to establish street sprinkling districts outside the limits of any incorporated village or villages therein, and to provide for the sprink-

ling of the streets, avenues, highways and public places in said district, also relating to districts in more than one town," in relation to Westchester county."

Also, the bill introduced by Mr. Bohan (No. 2039, Int. No. 1345), entitled "An act to amend section three hundred and seventy-three of the Code of Criminal Procedure, as to number of peremptory challenges in a criminal case."

Also, the bill introduced by Mr. Carpentér (No. 1989, Rec. No. 196), entitled "An act to amend the charter of the city of New Rochelle in relation to the police force of said city and the compensation thereof, and in relation to the city engineer and his compensation."

Also, the bill introduced by Mr. Shanahan (No. 2040, Int. No. 1366), entitled "An act to amend section three hundred and eight of the Code of Criminal Procedure in relation to compensation of counsel assigned by the court."

Also, the bill introduced by the committee on railroads (No. 2061, Int. No. 1491), entitled "An act to amend the Railroad Law, in relation to grade crossings."

Also, the bill introduced by Mr. Caughlan (No. 1995, Int. No. 920), entitled "An act to authorize the comptroller of the city of New York to examine the claim of George Blair, a veteran of the Civil War."

Also, the bill introduced by Mr. Apgar (No. 2005, Int. No. 1379), entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T. Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester."

Also, the bill introduced by Mr. Harte (No. 1990, Int. No. 830), entitled "An act to amend the Railroad Law, in relation to motormen, conductors and drivers on street railways in the city of New York."

Also, the bill introduced by Mr. F. G. Whitney (No. 2000, Int. No. 1302), entitled "An act to validate the incorporation by



the board of supervisors of the county of Oswego of the Maple Lawn Cemetery Association in the town of Albion, Oswego county, and defining the powers and duties of such corporation."

Also, the bill introduced by Mr. Davis (No. 2043, Rec. No. 177), entitled "An act to extend the time of the Buffalo, Thousand Islands and Portland Railroad Company to commence and complete the construction of its railroad."

Also, the bill introduced by Mr. Hartman (No. 2045, Int. No. 417), entitled "An act to amend the Greater New York charter, relative to the department of street cleaning."

Also, the bill introduced by Mr. A. E. Lee (No. 2036, Int. No. 1246), entitled "An act to amend chapter three hundred and sixty-one of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of North Tonawanda,' in relation to the powers of the common council."

Also, the bill introduced by Mr. Draper (No. 1992, Int. No. 713), entitled "An act to incorporate the Niagara Frontier Bridge Company."

Also, the bill introduced by Mr. McCarren (No. 2049, Rec. No. 189), entitled "An act to amend the Greater New York charter, relative to the department of docks and ferries."

Also, the bill introduced by Mr. A. E. Smith (No. 1991, Int. No. 676), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' in relation to the eligibility of commissioners."

Also, the bill introduced by Mr. Lupton (No. 2002, Int. No. 1320), entitled "An act to amend the Town Law, relating to highway commissioners."

Reported the same without recommendations, which report was agreed to and said bills ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. A. E. Lee (No. 1999, Int. No. 1203), entitled "An act to amend the Stock Corporation Law, relative to prohibited transfers to officers or stockholders of foreign corporations," reported the same with the following recommendation:

Page 3, lines 13, 14 and 15, underscore "The provisions of this section shall apply to foreign corporations with this state".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. LaFetra (No. 2025, Int. No. 782), entitled "An act to amend chapter five hundred and thirty-seven of the Laws of eighteen hundred and ninety-three, entitled 'An act providing for ascertaining and paying the amount of damages to lands and buildings, suffered by reason of change of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the Laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the Twenty-third and Twenty-fourth wards in the city of New York or otherwise,' as amended by chapter five hundred and sixty-seven of the Laws of eighteen hundred and ninety-four, entitled 'An act to amend chapter five hundred and thirty-seven of the Laws of eighteen hundred and ninety-three, entitled "An act providing for ascertaining and paying the amount of damages to lands and buildings suffered by reason of change of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the Laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the Twenty-third and Twenty-fourth wards in the city of New York or otherwise,"' relative to damages caused by change of grade in the borough of the Bronx (formerly the Twenty-third and Twenty-fourth wards) of the city of New York, as amended by chapter seven hundred and forty-seven of the Laws of nineteen hundred and five, entitled 'An act to amend chapter five hundred and thirty-seven of the Laws of eighteen hundred and ninety-three, entitled "An act providing for ascertaining and paying the amount of damages to lands and buildings, suffered by reason of change of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the Laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the Twenty-third and Twenty-fourth wards in the city of New York or otherwise," as amended by chapter five hundred and sixty-seven of the Laws of eighteen hundred and

ninety-four, entitled "An act to amend chapter five hundred and thirty-seven of the Laws of eighteen hundred and ninety-three," entitled "An act providing for ascertaining and paying the amount of damages to lands and buildings suffered by reason of change of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the Laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the Twenty-third and Twenty-fourth wards in the city of New York or otherwise," relative to damages caused by change of grade in the borough of the Bronx (formerly the Twenty-third and Twenty-fourth wards), of the city of New York, by permitting the filing of additional claims, under the provisions of said chapter five hundred and thirty-seven of the Laws of eighteen hundred and ninety-three as amended by chapter five hundred and sixty-seven of the Laws of eighteen hundred and ninety-four, and to extend the time for filing such claims, and for the appointment of commissioners of appraisal, by defining the area to which benefits under this act are limited," reported the same with the following recommendations:

Amend title to read as follows: "An act to amend chapter five hundred and thirty-seven of the laws of eighteen hundred and ninety-three, entitled 'An act providing for ascertaining and paying the amount of damages to lands and buildings, suffered by reason of changes of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the twenty-third and twenty-fourth wards in the city of New York or otherwise,' in relation to the area to which benefits under this act are limited".

Page 3, line 1, add "s" to "section" and insert "and three" after "one", and line 2, insert after "ninety-three" the following: "An act providing for ascertaining and paying the amount of damages to lands and buildings suffered by reason of change of grade of streets or avenues, made pursuant to chapter seven hundred and twenty-one of the laws of eighteen hundred and eighty-seven, providing for the depression of railroad tracks in the twenty-third and twenty-fourth wards in the city of New York or otherwise,".

Page 3, line 4, strike out "is" and insert "are"; strike out "so as" and insert "respectively" after "read", and line 6, capitalize "hundred" and "fifty-seventh".

Page 4, lines 7 and 8, capitalize "hundred" and "fifty-seventh".

Page 4, lines 15, 16, 17 and 18, strike out all of the lines.

Page 4, line 26, insert comma after "circumstance."

Page 5, line 16, strike out "3" and insert "2", and line 19 strike out "4" and insert "3".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. LaFetra (No. 2022, Int. No. 289), entitled "An act to amend section thirteen hundred and thirty-eight of the Code of Civil Procedure as amended by chapter nine hundred and forty-six of the Laws of eighteen hundred and ninety-five, relative to presumptions upon a reversal at the Appellate Division and an appeal to the Court of Appeals," reported the same with the following recommendations:

Amend title by striking out "section thirteen hundred and thirty-eight of", also "as amended by chapter nine hundred and forty-six of the Laws of eighteen hundred and ninety-five".

Page 2, line 2, underscore the comma after "court" and insert a period in brackets after "court".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Brown (No. 1987, Rec. No. 17), entitled "An act to amend the Forest, Fish and Game Law, relating to fishing through the ice," reported the same with the following recommendation:

Page 2, lines 6 and 7, underscore "and in Lake Neahlahwanta in Oswego county".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Wainwright (No. 2004, Int. No. 1370), entitled "An act to amend chapter four hundred and thirteen of the Laws of eighteen hundred and ninety-seven, entitled 'An act relating to State finance, constituting chapter ten



of the general laws, and known as the State Finance Law,' as amended by chapter three hundred and sixty of the Laws of eighteen hundred and ninety-eight in reference to the supervision of existing loan office mortgages," reported the same with the following recommendations:

Amend title by striking out "and known as the state finance law," as amended by chapter three hundred and sixty of the Laws of eighteen hundred and ninety-eight".

Page 1, line 2, after the word "ninety-seven", insert the following: "entitled 'An act relating to state finance constituting chapter ten of the general laws,'" and in line 4, strike out "so as".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Bisland (No. 1993, Int. No. 878), entitled "An act to amend the Highway Law, in relation to cutting weeds and brush in the highway," reported the same with the following recommendations:

Page 1, line 8, after "four" insert "and chapter two hundred and ninety-three of the laws of nineteen hundred and five".

Page 2, line 2, underscore "situated within the forest preserve".

Page 2, line 14, after "cut" insert "and remove".

Page 3, line 7, after "year" insert "in towns in which a public highway is the boundary line between the same and when such highway shall have been divided between such town, or may hereafter be so divided, so that the commissioner of highways of each town shall have exclusive jurisdiction over a section or sections of said highway, the commissioner of highways having such jurisdiction of such section or sections may enforce the provisions of this section with the same force and effect as though all the land were situated in his town and he shall, in the manner provided in this section, assess the costs thereof against such owner so neglecting, and return the same to the town board of the town in which such lands may be situated in the same manner and the same may be enforced as provided in this section as though such lands were wholly situated in the town in which such commissioner of highways resided".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Oglesby (No. 2037, Int. No. 1287), entitled "An act to amend section three of title four of chapter six hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' and the several acts amendatory thereof and supplemental thereto, relating to empowering the common council to levy and raise money by tax," reported the same with the following recommendations:

Page 1, lines 4 and 5, strike out all of line 4 and "thereto" of line 5.

Page 1, line 5, strike out "are" and insert "is".

Page 3, line 6, insert after "plumbing board" the following: "and the board of excise" and line 10, strike out comma after "department" and insert comma after "which" in line 18.

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Election Law, relative to the creation, division and alteration of election districts." (No. 1985, Int. No. 917.)

"An act to amend the Stock Corporation Law relative to the qualification of directors." (No. 2068, Int. No. 1499.)

"An act to amend chapter seven hundred and thirty-seven of the Laws of nineteen hundred and five, entitled 'An act to establish a Commission of Gas and Electricity with power to regulate the price of gas and electric light and certain other electric services, and to provide for the control and supervision of gas, electric light and other electric corporations and making an appropriation therefor.'" (No. 1984, Int. No. 1102.)

"An act to amend the Domestic Relations Law, relating to the liability of married women on contracts." (No. 2020, Int. No. 546.)

"An act to amend the General Corporation Law, relative to promoters and prospectuses." (No. 107, Int. No. 107.)

"An act to provide for a commissioner of records of the county of New York." (No. 1013, Int. No. 848.)

"An act to amend the Lien Law, in relation to liens on automobiles and other vehicles." (No. 1555, Int. No. 1218.)

"An act to amend the Insurance Law generally." (No. 2073, Int. No. 809.)

"An act to amend the General Corporation Law relative to political contributions by corporations." (No. 2044, Int. No. 812.)

"An act to amend section thirty-four of the Greater New York charter in relation to licensing auctioneers." (No. 1543, Int. No. 853.)

"An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, borough of Brooklyn, late town of Gravesend, Kings county, and to close Surf avenue from West Thirty-seventh street to the end of said avenue at Coney Island point." (No. 1705, Int. No. 1297.)

"An act to amend the Tax Law in relation to providing assessors with additional information in respect to corporations taxable in their several districts." (No. 1551, Int. No. 1214.)

"An act to amend chapter three hundred and six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to confirm, reduce, levy and provide for the collection by the city of Rensselaer as the successor of the village of Greenbush of certain assessments made by the village of Greenbush and to confirm the proceedings had with reference thereto and the issue of bonds thereon,' in relation to the collection of unpaid street paving assessments." (No. 1611, Int. No. 1255.)

"An act to amend the Tax Law in relation to redemption from tax sales." (No. 994, Int. No. 833.)

"An act to amend chapter six hundred and forty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Buffalo to construct a storm-water drain in said city and in the village of Sloan, to issue bonds therefor, and to permit said village to discharge sewage into sewers of said city.'" (No. 1084, Int. No. 893.)

“An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled ‘An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled “An act to supply the city of Auburn with water,”’ in relation to rents, rates and penalties and duties of the water commissioners.” (No. 1870, Int. No. 1390.)

“An act to prohibit advertisements concerning certain diseases.” (No. 1702, Int. No. 1294.)

“An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses, and purposes of the fire department of said city.” (No. 1853, Int. No. 1371.)

“An act to authorize the comptroller of the city of New York in his discretion to examine into the facts concerning the services rendered by Hector McNeile as clerk to a coroner of Kings county, and to provide for the payment of such claim.” (No. 1612, Int. No. 1256.)

“An act to amend chapter eight hundred and sixteen of the Laws of eighteen hundred and ninety-five, entitled ‘An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements within such town, excepting the counties of New York and Kings.’” (No. 1781, Int. No. 1344.)

“An act to authorize a change in the site of the astronomical observatory of the Brooklyn Institute of Arts and Sciences and to provide for the erection and maintenance of said observatory.” (No. 1640, Int. No. 1270.)

“An act to provide for obtaining information as to the consumption and waste of water in the city of New York.” (No. 1820, Int. No. 1354.)

“An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled ‘An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled “An act to revise the charter of the city



of Buffalo," relating to ward boundaries.'" (No. 1363, Int. No. 1106.)

"An act to authorize a further appropriation for the maintenance of the Metropolitan Museum of Art in the Central park in the city of New York." (No. 1613, Int. No. 1257.)

"An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof." (No. 1813, Int. No. 1347.)

"An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain assessments affecting property in the city of New York and directing the Comptroller to mark such assessments accordingly." (No. 1845, Int. No. 1363.)

"An act to incorporate the Trans-Niagara Bridge Company." (No. 1592, Int. No. 1240.)

"An act to amend the Election Law, in relation to the publicity of contributions to, and expenditures of campaign funds and providing for judicial inquiries relative thereto." (No. 1716, Int. No. 1306.)

"An act to amend section twenty-one of chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' relative to salary of superintendent of water works." (No. 1412, Int. No. 1139.)

"An act making an appropriation for the expenses of the commissioners for paroled prisons and the parole officers." (No. 618, Int. No. 568.)

"An act to amend chapter six hundred and ninety of the Laws of eighteen hundred and ninety-nine, entitled 'An act to prevent monopolies in articles or commodities of common use, and to prohibit restraints of trade and commerce, providing penalties for violations of the provisions of this act, and procedure to enable the Attorney-General to secure testimony in relation thereto.'" (No. 34, Int. No. 34.)

"An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the city of New York.' (No. 1885, Int. No. 1394.)

"An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claim of the Concrete-steel Engineering Company for work, labor and services or materials or supplies furnished under request, order or direction of the park department of the borough of the Bronx, of the city of New York." (No. 1336, Int. No. 1082.)

"An act to amend the Code of Civil Procedure relative to distribution of personal property." (No. 1470, Int. No. 1175.)

"An act authorizing and requiring the payment of the tax on foreign life insurance corporations collected and received by the treasurer of the city of Little Falls, New York, under section one hundred and thirty-three of the Insurance Law to the treasurer of the Exempt Firemen's Association of the city of Little Falls, New York." (No. 2035, Int. No. 1244.)

"An act to authorize and empower the board of estimate and apportionment of the city of New York to audit and allow the claims and provide for the payment for services rendered to the city of New York under and by virtue of chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven as amended by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and the amendments thereto, by the volunteer firemen of the counties of Queens and Richmond, after the annexation and consolidation of said counties with the city of New York." (No. 1528, Int. No. 411.)

"An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda.' " (No. 1384, Int. No. 1147.)

"An act to amend the Penal Code, relative to punishment for murder in the second degree." (No. 1708, Int. No. 1300.)

"An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburg in relation to streets and sidewalks.'" (No. 1895, Int. No. 1404.)

"An act to authorize the building of a dike or dikes for the protection of property adjacent to the Delaware river in the village of Port Jervis, and making an appropriation therefor." (No. 1934, Int. No. 504.)

Mr. Agnew offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on electricity, gas and water supply be discharged from the further consideration of the bill (No. 1382, Int. No. 1125) entitled "An act to repeal chapter two hundred and ninety-six of the Laws of eighteen hundred and fifty-five, entitled "An act to authorize the appraisement of the damages of the owners of lands in this State required by the Morris Canal and Banking Company for the purpose of a reservoir for their canal".

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Said bill having been announced,

Mr. Agnew moved to amend as follows:

On page 1, line 6, in place of the "." insert a " ; ", and add the following: "but nothing in this act contained shall be considered as in any manner affecting the rights, titles, privileges and easements heretofore acquired by the Morris Canal and Banking Company.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and placed on the order of second reading.

The bill (No. 1961) entitled "An act relative to the city court of the city of New York" (Int. No. 819), having been announced for a second reading,

Mr. Agnew moved to amend as follows:

On page 2, after line 8, insert the following: "Each of the justices of the city court may appoint or remove a clerk to said justice. Each of said clerks is entitled to a salary to be fixed

by the justices of the city court of the city of New York, or a majority of them, at a sum not to exceed \$1,500 per annum to be paid as prescribed by law."

On page 2, line 13, after the period insert the following: [He must by a written instrument under his hand filed in his office,] and underscore the balance of line 13 and line 14, and up to the period on line 15, and after the period insert the following: [appoint and may at pleasure remove three deputy clerks and not more than eleven assistant clerks. The clerk is responsible for the faithful discharge of his duty by each deputy and each assistant].

On line 20, after "the" insert "[clerk]", and underscore "justices", and underscore "or a majority of them".

On page 4, line 26, after "justices" insert "clerk".

On page 5, line 7, strike out "officers" and insert "offices".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The Senate bill (No. 657, Assembly reprint No. 1988) entitled "An act to amend the Public Health Law, in relation to the approval by the State commissioner of health of the construction or extension of systems of potable water supply" (Rec. No. 138), was read the second time.

On motion of Mr. Santee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2006) entitled "An act to amend the State Printing Law relative to printing messages and reports" (Int. No. 1408), having been announced for a second reading,

Mr. Hammond moved to amend as follows:

Page 2, line 5, strike out the bracket.

Page 2, line 6, strike out the bracket.

Page 2, line 8, strike out brackets, also the word "including".

Page 2, line 21, strike out the bracket.

Page 2, line 24, strike out the bracket.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Moreland moved to amend as follows:



Page 8, lines 5, 6, 7, strike out all underscored matter.

Page 8, line 12, strike out underscored matter.

Page 7, line 13, strike out "two" and insert "one".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 2046) entitled "An act giving the city of Buffalo additional power to abate floods in Buffalo river and Cazenovia creek, and to put the Buffalo river in navigable condition, and to acquire lands by purchase or by eminent domain proceedings, and requiring the construction of bridges over said Buffalo river and Cazenovia creek, and providing for the issue of bonds, and for the raising of money by general and local taxation to pay the expense of said work or improvement" (Int. No. 502), was read the second time.

On motion of Mr. Burzynski, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 10) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' providing for the reorganization of the board of rapid transit railroad commissioners" (Int. No. 10), having been announced for a second reading,

On motion of Mr. Moreland, said bill was laid aside, retaining its place on the order of second reading.

The bill (No. 1817) entitled "An act to amend chapter seven hundred and thirteen of the Laws of eighteen hundred and sixty-five, entitled 'An act in relation to the fees of the clerk of the county of Kings,' in relation to fees that the clerk of the county of Kings shall be entitled to charge" (Int. No. 1351), having been announced for a second reading,

On motion of Mr. Murphy, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1539) entitled "An act to amend section sixteen of chapter one hundred and twelve of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws'" (Int. No. 466), having been announced for a second reading,

On motion of Mr. Wainwright, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1571) entitled "An act to amend the State Printing Law, relative to contracts for legislative and departmental printing" (Int. No. 626), was read the second time.

On motion of Mr. Agnew, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1854) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of George Devitt, Patrick Mulheron, George E. Manville and Hiram Wood against the State for damages alleged to have been sustained by them, their grantors and assigns and to render judgment therefor" (Int. No. 1372), was read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1753) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of James Flynn against the State for damages alleged to have been sustained by him, and to render judgment therefor" (Int. No. 1322), was read the second time.

On motion of Mr. G. H. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1616) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of James Abeel against the State of New York for damages to his lands near Little Falls, New York" (Int. No. 1260), was read the second time.

On motion of Mr. Steele, said bill was placed on the order of third reading.

On motion of Mr. Steele and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 2

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith Myron
Allen F E	Crosley	Hapeman	Mills	Sprenger
Apgar	Cunningham	Harawitz	Murphy	Stanley
Averill	Donohue	Hartman	Nevins	Steele
Baldwin	Dowling	Hastings	Nolan	Steffens
Becker	Draper	Hoffman	Oglesby	Story
Beebe	Eagleton	Hooker	Oliver	Thompson
Bernstein	Eckmann	Hooper	O'Neill	Tompkins
Bird	Evans	Hubbs	Palmer S J	Volk
Bisland	Farnan	Kavanagh	Phillips	Waddell
Bohan	Feth	Keyes	Pratt	Wade
Boshart	Filley	Knapp	Prentice	Wainwright
Brady	Fish	Krulewitch	Quinn	Weber
Brennan	Foelker	Lansing	Rock	Wedemeyer
Burnett	Fowler	LaFetra	Rogers	Wells
Burns	Francis	Lee A E	Salomon	Wemple
Burzynski	Fritz	Lee W I	Sammon	West
Carnochan	Gates	Lewis	Santee	Whitley
Carrier	Gray A B	Long	Schmitt	Whitney F G
Caughlan	Gray F J	Lupton	Schoeneck	Whitney G H
Chamberlain	Green	Lynch	Scovill	Wilson
Charles	Gregory	Maher	Shanahan	Winters
Cohalan	Gunderman	Matthews	Shuttleworth	Wood
Colne	Gurnett	McGuire	Smith A E	Yale
Coon	Hackett	Mead	Smith J E	Young
Cowan	Hammond	Merritt	Smith M F	

Those who voted in the negative were:

Moreland Palmer G M

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 498) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section ten of article eight of the Constitution, relating to the limitation of the indebtedness of cities and excepting certain kinds of

bonds in the reckoning of the debt of a city for purposes of such limitation" (Rec. No. 106), having been announced for a second reading,

On motion of Mr. Wells, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

Mr. DeGroot moved to take from the table his motion to reconsider the vote by which the enacting clause of Assembly bill (No. 804, Int. No. 697) entitled "An act to amend chapter one hundred and thirty-three of the Laws of eighteen hundred and forty-seven, entitled 'An act authorizing the incorporation of rural cemetery associations,' in relation to thoroughfares of the city of New York," was ordered stricken out.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. DeGroot moved to reconsider the vote by which the enacting clause of said bill was stricken out.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote striking out the enacting clause of said bill, and it was determined in the affirmative.

AYES 71

NOES 27

Those who voted in the affirmative were:

Allen F E	Draper	Hubbs	Oglesby	Smith Myron
Averill	Eagleton	Kavanagh	Oliver	Sprengr
Baldwin	Eckmann	Keyes	Patton	Stanley
Beebe	Filley	Krulewitch	Phillips	Steele
Bernstein	Foster	Lansing	Reilly	Steffens
Bird	Francis	Lee A E	Rock	Story
Bisland	Fritz	Lewis	Rogers	Wedemeyer
Bohan	Gates	Maher	Salomon	Wemple
Burnett	Gray A B	Maier	Schoeneck	Whitney G H
Burzynski	Gregory	McGuire	Schwegler	Williams
Caughlan	Gurnett	Merritt	Scovill	Wilson
Cohalan	Hammond	Miller	Shanahan	Winters
Cowan	Harte	Mills	Shuttleworth	Wood
Cunningham	Hooker	Nolan	Smith A E	Yale
DeGroot				

Those who voted in the negative were:

Agnew	Coon	Gunderman	Nevins	Santee
Bass	Cox	Hastings	Norton	Smith M F
Becker	Crosley	Knapp	O'Neill	Surpluss
Boshart	Dowling	Lee W I	Palmer G M	Volk
Brennan	Feth	Murphy	Palmer S J	Weber
Colne	Foelker			



Said bill having been announced,

Mr. DeGroot moved to amend as follows:

On page 2, line 23, after the word "owners" insert a ",", and the following: "provided that such street opening shall be made in such a manner and by such a course as to avail as far as possible the removal of bodies interred in the lands of such cemetery association prior to the first day of April, in the year nineteen hundred and six;"

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1905) entitled "An act to amend chapter one hundred and forty-two of the Laws of eighteen hundred and seventy-nine, entitled 'An act to amend chapter one hundred and twenty-five of the Laws of eighteen hundred and forty-two, entitled "An act to condense and amend the several acts relating to the village of Albion," and the several acts amendatory thereof,' in relation to the schools and school district of such village" (Int. No. 1404), having been announced for a third reading,

Mr. Wilson moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith amended as follows:

On page 8, line 19, after the word "law" insert the following: "If the inhabitants shall neglect or refuse to vote the sum or sums estimated necessary for teachers' wages, after applying thereto the public school moneys, and other moneys received or to be received for that purpose, or if they shall neglect or refuse to vote the sum or sums estimated necessary for ordinary contingent expense, the board of education may levy a tax for the same, in like manner as if the same had been voted by the inhabitants.

"If any question shall arise as to what are ordinary contingent expenses the same may be referred to the superintendent of public instruction, by a statement in writing, signed by one or more of each of the opposing parties upon the question, and the decision of the superintendent shall be conclusive."

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Steele, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 143) entitled "An act to repeal chapter six hundred and seventeen of the Laws of eighteen hundred and seventy-four, entitled 'An act to incorporate the Lewiston Water Works Company'" (Rec. No. 125), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130  
NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hackett	Moreland	Smith Myron
Allen F E	Cunningham	Hamn	Murphy	Sprenger
Allen J G	DeGroot	Hapeman	Nevins	Stanley
Apgar	Donohue	Harawitz	Nolan	Steele
Baldwin	Dowling	Hartman	Norton	Steffens
Bass	Draper	Hastings	Oglesby	Story
Becker	Dressing	Hoffman	Oliver	Surpless
Bedell	Eagleton	Hooker	O'Neill	Thompson
Beebe	Evans	Hooper	Palmer G M	Tompkins
Bernstein	Farnan	Hubbs	Palmer S J	Volk
Bird	Feth	Kavanagh	Patton	Waddell
Bisland	Filley	Knapp	Phillips	Wade
Bohan	Fish	Krulewitch	Pratt	Wainwright
Boshart	Foelker	Lansing	Prentice	Weber
Brady	Foster	LaFetra	Quinn	Wedemeyer
Brennan	Fowler	Lee A E	Reilly	Wells
Burnett	Francis	Lee W I	Rock	Wemple
Burns	Fritz	Lewis	Rogers	West
Burzynski	Gates	Lupton	Salomon	Whitney F G
Carnochan	Grady	Maher	Sammon	Whitney G H
Caughlan	Grattan	Maier	Schoeneck	Williams
Chamberlain	Gray A B	Matthews	Scovill	Wilson
Charles	Gray F J	McGuire	Shanahan	Winters
Colne	Green	Mead	Shuttleworth	Wood
Coon	Gregory	Merritt	Smith A E	Yale
Cox	Gunderman	Mills	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 144) entitled "An act to repeal chapter five hundred and sixty-one of the Laws of eighteen hundred and eighty-eight, entitled 'An act to incorporate the Lewiston Water Supply Company in Niagara county, New York'" (Rec. No. 124), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Mills	Smith M F
Allen F E	Crosley	Hapeman	Moreland	Smith Myron
Apgar	Cunningham	Harte	Nevins	Sprenger
Averill	DeGroot	Hartman	Nolan	Stanley
Baldwin	Donohue	Harvey	Oglesby	Steele
Bass	Dowling	Hastings	Oliver	Steffens
Becker	Draper	Hoffman	O'Neill	Surpluss
Beebe	Eckmann	Hooker	Palmer G M	Thompson
Bernstein	Evans	Hooper	Palmer S J	Volk
Bird	Farnan	Hubbs	Patton	Waddell
Bohan	Filley	Kavanagh	Phillips	Wade
Boshart	Fish	Keyes	Pratt	Wainwright
Brady	Foelker	Knapp	Prentice	Weber
Brennan	Foster	Krulewitch	Quinn	Wedemeyer
Burnett	Fowler	Lansing	Reilly	Wells
Burns	Gates	LaFetra	Rock	Wemple
Burzynski	Grady	Lee A E	Rogers	West
Campbell	Grattan	Lee W I	Salomon	Whitley
Carnochan	Gray A B	Lewis	Sammon	Whitney F G
Carrier	Gray F J	Lupton	Santee	Whitney G H
Caughlan	Green	Maher	Schmitt	Williams
Chamberlain	Gregory	Maier	Schoeneck	Wilson
Charles	Gunderman	Matthews	Shanahan	Winters
Cohalan	Gurnett	Mead	Shuttleworth	Wood
Coon	Hackett	Merritt	Smith A E	Yale
Cowan	Hammond	Miller	Smith J E	Young

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 145) entitled "An act to repeal chapter three hundred and sixty-six of the Laws of eighteen hundred and eighty-nine, entitled 'An act to incorporate the Buffalo and Niagara Power and Drainage Company'" (Rec. No. 123), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Miller	Smith M F
Allen F E	Cunningham	Hapeman	Mills	Smith Myron
Allen J G	DeGroot	Harawitz	Moreland	Stanley
Apgar	Donohue	Hartman	Nevins	Steele
Baldwin	Dowling	Hastings	Nolan	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surpless
Beebe	Eckmann	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Tompkins
Bird	Farnan	Kavanagh	Palmer S J	Volk
Bisland	Feth	Keyes	Patton	Waddell
Bohan	Filley	Knapp	Phillips	Wade
Boshart	Fish	Kruelewitch	Pratt	Wainwright
Brady	Foelker	Lansing	Prentice	Weber
Brennan	Foster	LaFetra	Quinn	Wedemeyer
Burnett	Francis	Lee W I	Rock	Wells
Burns	Gates	Lewis	Rogers	Wemple
Burzynski	Grattan	Long	Salomon	West
Carnochan	Gray A B	Lupton	Sammon	Whitley
Carrier	Gray F J	Lynch	Santee	Whitney F G
Caughlan	Green	Maher	Schmitt	Whitney G H
Chamberlain	Gregory	Maier	Schoeneck	Williams
Charles	Gunderman	Matthews	Shanahan	Winters
Cohalan	Hackett	McGuire	Shuttleworth	Wood
Cohne	Gurnett	Mead	Smith A E	Yale
Coon	Hammond	Merritt	Smith J E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 142) entitled "An act to repeal chapter one hundred and six of the Laws of eighteen hundred and eighty-



six, entitled 'An act to incorporate the Lockport Water Supply Company' (Rec. No. 126), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hamn	Merritt	Smith J E
Allen F E	Cox	Hapeman	Miller	Smith M F
Allen J G	Crosley	Harawitz	Mills	Sprenger
Apgar	Cunningham	Harte	Moreland	Stanley
Averill	DeGroot	Hartman	Murphy	Steele
Bass	Donohue	Harvey	Nevins	Steffens
Becker	Dowling	Hastings	Norton	Story
Beebe	Draper	Hoffman	O Neill	Surpless
Bernstein	Eagleton	Hooker	Palmer G M	Thompson
Bird	Evans	Hooper	Palmer S J	Volk
Bisland	Farnan	Hubbs	Patton	Wade
Bohan	Filley	Kavanagh	Phillips	Wainwright
Boshart	Fish	Keyes	Pratt	Weber
Brady	Foelker	Knapp	Prentice	Wedemeyer
Brennan	Foster	Krulewitch	Quinn	Wells
Burnett	Fowler	Lansing	Rock	Wemple
Burns	Francis	LaFetra	Rogers	West
Burzynski	Gates	Lee A E	Salomon	Whitley
Campbell	Grady	Lee W I	Sammon	Whitney F G
Carnochan	Grattan	Lupton	Santee	Whitney G H
Carrier	Gray A B	Lynch	Schmitt	Williams
Caughlan	Gray F J	Maher	Schoeneck	Wilson
Chamberlain	Green	Maier	Scovill	Winters
Charles	Gunderman	Matthews	Shanahan	Wood
Cohalan	Gurnett	McGuire	Shuttleworth	Yale
Colne	Hackett	Mead	Smith A E	Young
Coon	Hammond			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 845) entitled "An act to amend sections seven hundred and ninety-eight and nine hundred and seventy-seven of the Code of Civil Procedure, relating to the service of pleadings, and dates of issue" (Rec. No. 193), having been announced for a third reading,

Mr. Phillips moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Strike out all of page 2 beginning with line 8.

Strike out page 3 down to and including line 11.

Strike out "3" in line 12, page 3, and insert "2".

Strike out in the title, on page 1, the following: "and nine hundred and seventy-seven". Strike out also from the title "and dates of issue".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

On motion of Mr. Salomon, said bill was recommitted to the committee on codes, retaining its place on the order of third reading.

The bill (No. 1892) entitled "An act to legalize and confirm certain acts of the taxpayers of the village of Savannah done at the last village election, and to provide for the payment of a note to which such action related" (Int. No. 1401), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Murphy	Sprenger
Allen F E	DeGroot	Hapeman	Nevins	Stanley
Allen J G	Donohue	Harawitz	Nolan	Steele
Apgar	Dowling	Hartman	Norton	Steffens
Averill	Draper	Hastings	Oglesby	Story
Bass	Dressing	Hoffman	Oliver	Surpless
Becker	Eagleton	Hooper	O'Neill	Thompson
Bedell	Evans	Hubbs	Palmer G M	Tompkins
Beebe	Farnan	Kavanagh	Palmer S J	Volk

Bernstein	Feth	Keyes	Patton	Waddell
Bird	Filley	Knapp	Phillips	Wade
Bisland	Fish	Krulewitch	Pratt	Wainwright
Bohan	Foelker	Lansing	Prentice	Weber
Boshart	Foster	LaFetra	Quinn	Wedemeyer
Brady	Fowler	Lee A E	Reilly	Wells
Burnett	Francis	Lee W I	Rock	Wemple
Burns	Fritz	Lewis	Rogers	West
Burzynski	Gates	Lupton	Salomon	Whitley
Carnochan	Grady	Maher	Sammon	Whitney F G
Caughlan	Grattan	Maier	Santee	Whitney G H
Chamberlain	Gray A B	Matthews	Schoeneck	Williams
Charles	Gray F J	McGuire	Scovill	Wilson
Colne	Green	Mead	Shanahan	Winters
Coon	Gregory	Merritt	Shuttleworth	Wood
Cowan	Gunderman	Miller	Smith A E	Yale
Cox	Hackett	Mills	Smith J E	Young
Crosley	Hammond	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1957) entitled "An act to amend chapter three hundred and ninety-seven of the Laws of eighteen hundred and eighty-one, entitled 'An act in relation to the public schools in the city of Yonkers'" (Int. No. 152), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Mills	Smith M F
Allen J G	Cunningham	Harawitz	Moreland	Smith Myron
Apgar	DeGroot	Harte	Murphy	Stanley
Averill	Donohue	Hartman	Nevins	Steele
Baldwin	Dowling	Hastings	Nolan	Steffens
Bass	Eagleton	Hoffman	Oglesby	Story
Becker	Eckmann	Hooker	Oliver	Surpless
Beebe	Evans	Hubbs	O'Neill	Thompson
Bernstein	Farnan	Kavanagh	Palmer G M	Tompkins
Bird	Feth	Keyes	Palmer S J	Volk
Bisland	Filley	Knapp	Patton	Waddell
Bohan	Fish	Krulewitch	Phillips	Wade
Boshart	Foelker	Lansing	Prentice	Wainwright

Brady	Foster	LaFetra	Quinn	Weber
Brennan	Fowler	Lee A E	Rock	Wedemeyer
Burnett	Francis	Lee W I	Rogers	Wells
Burns	Fritz	Lewis	Salomon	Wemple
Burzynski	Gates	Lupton	Sammon	West
Carnochan	Grattan	Lynch	Santee	Whitney F G
Carrier	Gray F J	Maher	Schmitt	Whitney G H
Caughlan	Green	Maier	Schoeneck	Williams
Chamberlain	Gregory	Matthews	Scovill	Wilson
Charles	Gunderman	McGuire	Shanahan	Winters
Colne	Gurnett	Mead	Shuttleworth	Wood
Coon	Hackett	Merritt	Smith A E	Yale
Cowan	Hammond	Miller	Smith J E	Young
Cox	Hamn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1959) entitled "An act to amend the Public Health Law, in relation to pharmacists" (Int. No. 1220), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Miller	Smith J E
Allen F E	Cunningham	Harawitz	Mills	Smith M F
Allen J G	DeGroot	Harte	Moreland	Smith Myron
Apgar	Donohue	Hartman	Murphy	Sprenger
Averill	Dowling	Harvey	Nevins	Stanley
Baldwin	Draper	Hastings	Norton	Steele
Bass	Eagleton	Hoffman	Oglesby	Steffens
Becker	Eckmann	Hooker	Oliver	Story
Beebe	Evans	Hooper	O'Neill	Surpless
Bernstein	Farnan	Hubbs	Palmer G M	Thompson
Bisland	Filley	Kavanagh	Palmer S J	Waddell
Bohan	Fish	Keyes	Patton	Wade
Boshart	Foelker	Knapp	Phillips	Wainwright
Brady	Foster	Krulewitch	Pratt	Weber
Brennan	Fowler	Lansing	Prentice	Wedemeyer
Burnett	Francis	LaFetra	Rock	Wells
Burns	Gates	Lee A E	Rogers	Wemple
Burzynski	Grady	Lewis	Salomon	Whitley
Carnochan	Grattan	Lupton	Sammon	Whitney F G
Caughlan	Gray A B	Lynch	Santee	Whitney G H
Chamberlain	Gray F J	Maher	Schmitt	Williams



Charles	Green	Maier	Schoeneck	Wilson
Cohalan	Gregory	Matthews	Scovill	Winters
Colne	Gunderman	McGuire	Shanahan	Wood
Coon	Hackett	Mead	Shuttleworth	Yale
Cox	Hammond	Merritt	Smith A E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1279) entitled "An act to amend the Forest, Fish and Game Law, in relation to fishing in Lake Ontario in Oswego county" (Int. No. 1052), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Mills	Sprenger
Allen F E	Crosley	Hammond	Moreland	Stanley
Allen J G	Cunningham	Hamm	Murphy	Steele
Apgar	DeGroot	Hapeman	Nevins	Steffens
Averill	Donohue	Harawitz	Nolan	Story
Baldwin	Dowling	Hartman	Norton	Surpluss
Bass	Draper	Hastings	Oglesby	Thompson
Becker	Dressing	Hoffman	Oliver	Tompkins
Bedell	Eagleton	Hooker	O'Neill	Volk
Beebe	Evans	Hooper	Palmer G M	Waddell
Bernstein	Farnan	Hubbs	Palmer S J	Wade
Bird	Feth	Knapp	Patton	Wainwright
Bisland	Filley	Krulewitch	Phillips	Weber
Bohan	Fish	Lansing	Pratt	Wedemeyer
Boshart	Foelker	LaFetra	Prentice	Wells
Brady	Foster	Lee A E	Quinn	Wemple
Brennan	Fowler	Lee W I	Reilly	West
Burnett	Francis	Lewis	Rogers	Whitley
Burns	Fritz	Lupton	Sammon	Whitney F G
Burzynski	Gates	Maher	Santee	Whitney G H
Carnochan	Grady	Maier	Schoeneck	Williams
Chamberlain	Grattan	Matthews	Scovill	Wilson
Charles	Gray A B	McGuire	Shanahan	Winters
Colne	Gray F J	Mead	Shuttleworth	Wood
Coon	Gregory	Merritt	Smith A E	Yale
Cowan	Gunderman	Miller	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1772) entitled "An act to amend the Forest, Fish and Game Law, in relation to placing carp in Nassau lake, Rensselaer county" (Int. No. 1332), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Hackett	Merritt	Smith M F
Allen F E	Cowan	Hammond	Miller	Smith Myron
Apgar	Cox	Hann	Moreland	Sprenger
Averill	Crosley	Hapeman	Murphy	Steele
Baldwin	Cunningham	Harawitz	Nevins	Steffens
Bass	DeGroot	Harte	Norton	Story
Becker	Donohue	Hartman	Oliver	Surpless
Beebe	Dowling	Harvey	O'Neill	Thompson
Bernstein	Draper	Hastings	Palmer G M	Volk
Bird	Eagleton	Hoffman	Palmer S J	Waddell
Bisland	Eckmann	Hooker	Patton	Wade
Bohan	Evans	Hooper	Phillips	Wainwright
Boshart	Farnan	Hubbs	Pratt	Weber
Brady	Fish	Kavanagh	Prentice	Wedemeyer
Brennan	Foelker	Keyes	Quinn	Wells
Burnett	Foster	Knapp	Reilly	Wemple
Burns	Fowler	Krulewitch	Rogers	West
Burzynski	Francis	Lansing	Salomon	Whitley
Campbell	Gates	LaFetra	Sammon	Whitney F G
Carnochan	Grady	Lee A E	Santee	Whitney G H
Carrier	Grattan	Lee W I	Schmitt	Williams
Caughlan	Gray A B	Lewis	Schoeneck	Winters
Chamberlain	Gray F J	Lynch	Scovill	Wood
Charles	Gregory	Maher	Shanahan	Yale
Cohalan	Gunderman	Maier	Shuttleworth	Young
Colne	Gurnett	Mead	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1752) entitled "An act to amend the Highway Law, in relation to poll taxes in towns under the money system" (Int. No. 1321), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Sprenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Apgar	Donohue	Hartman	Nolan	Steele
Averill	Dowling	Hastings	Norton	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Dressing	Hooker	Oliver	Surpluss
Bedell	Eagleton	Hooper	O'Neill	Thompson
Beebe	Evans	Hubbs	Palmer G M	Tompkins
Bernstein	Farnan	Kavanagh	Palmer S J	Volk
Bird	Feth	Keyes	Patton	Wade
Bisland	Filley	Knapp	Phillips	Wainwright
Bohan	Fish	Krulewitch	Pratt	Weber
Boshart	Foelker	Lansing	Prentice	Wedemeyer
Brady	Foster	LaFetra	Quinn	Wells
Brennan	Fowler	Lee A E	Reilly	Wemple
Burnett	Francis	Lee W I	Rock	West
Burns	Fritz	Lewis	Rogers	Whitley
Burzynski	Gates	Lupton	Sammon	Whitney F G
Carnochan	Grady	Maher	Santee	Whitney G H
Caughlan	Grattan	Maier	Schoeneck	Williams
Chamberlain	Gray A B	Matthews	Scovill	Wilson
Charles	Gray F J	McGuire	Shanahan	Winters
Colne	Green	Mead	Shuttleworth	Wood
Coon	Gregory	Merritt	Smith A E	Yale
Cowan	Hackett	Miller	Smith J E	Young
Cox	Hammond	Mills		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1922) entitled "An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' relating to the creation of a board of cemetery commissioners in the village of Mohawk" (Int. No. 1422), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Miller	Smith M F
Allen F E	Crosley	Hamn	Mills	Smith Myron
Allen J G	Cunningham	Hapeman	Moreland	Sprenger
Apgar	DeGroot	Harawitz	Murphy	Stanley
Baldwin	Donohue	Harte	Nevins	Steele
Bass	Dowling	Hartman	Nolan	Steffens
Becker	Draper	Hastings	Oglesby	Story
Beebe	Eagleton	Hoffman	Oliver	Surpless
Bernstein	Eckmann	Hooker	O'Neill	Thompson
Bird	Evans	Hooper	Palmer G M	Volk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Feth	Kavanagh	Patton	Wade
Boshart	Filley	Knapp	Phillips	Wainwright
Brady	Fish	Krulewitch	Pratt	Wedemeyer
Brennan	Foelker	Lansing	Prentice	Wells
Burnett	Foster	LaFetra	Rock	Wemple
Burns	Fowler	Lee A E	Rogers	West
Burzynski	Francis	Lee W I	Salomon	Whitley
Carnochan	Fritz	Lewis	Sammon	Whitney F G
Carrier	Gates	Long	Santee	Whitney G H
Caughlan	Grattan	Lupton	Schoeneck	Williams
Chamberlain	Gray A B	Lynch	Scovill	Wilson
Charles	Gray F J	Maher	Shanahan	Winters
Cohalan	Green	Maier	Shuttleworth	Wood
Colne	Gunderman	Mead	Smith A E	Yale
Coon	Gurnett	Merritt	Smith J E	Young
Cowan	Hackett			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1348) entitled "An act to amend chapter seven hundred and twenty-four of the Laws of nineteen hundred and five, entitled 'An act to provide for an additional supply of pure and wholesome water for the city of New York; and for the acquisition of lands or interest therein, and for the construction of the necessary reservoirs, dams, aqueducts, filters, and other appurtenances for that purpose; and for the appointment of a commission with the powers and duties necessary and proper to attain these objects,' in relation to the board of water supply" (Int. No. 1094), having been announced for a third reading,

On motion of Mr. Yale, said bill was recommitted to the committee on electricity, gas and water supply, retaining its place on the order of third reading.



The bill (No. 1773) entitled "An act to amend section seven of chapter four hundred and ninety of the Laws of eighteen hundred and eighty-three, entitled 'An act to provide new reservoirs, dams and a new aqueduct with the appurtenances thereto, for the purpose of supplying the city of New York with an increased supply of pure and wholesome water,' as amended by chapter five hundred and thirty-six of the Laws of eighteen hundred and ninety-six, relative to publication of notices in newspapers" (Int. No. 1334), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hapeman	Mills	Smith Myron
Allen F E	Cunningham	Harawitz	Moreland	Sprenger
Allen J G	DeGroot	Harte	Murphy	Stanley
Averill	Donohue	Hartman	Nevins	Steele
Baldwin	Dowling	Harvey	Norton	Steffens
Bass	Draper	Hastings	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surples
Beebe	Eckmann	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Volk
Bird	Farnan	Kavanagh	Palmer S J	Waddell
Bisland	Filley	Keyes	Patton	Wade
Bohan	Fish	Knapp	Phillips	Wainwright
Boshart	Foelker	Krulewitch	Pratt	Weber
Brady	Foster	Lansing	Prentice	Wedenmeyer
Brennan	Fowler	LaPetra	Reilly	Wells
Burns	Francis	Lee A E	Rock	Wemple
Burzynski	Gates	Lee W I	Rogers	West
Campbell	Grady	Lewis	Salomon	Whitley
Carnochan	Grattan	Lupton	Sammon	Whitney F G
Carrier	Gray A B	Lynch	Schmitt	Whitney G H
Caughlan	Gray F J	Maier	Schoeneck	Williams
Chamberlain	Green	Matthews	Scovill	Wilson
Cohalan	Gurnett	McGuire	Shanahan	Winters
Colne	Hackett	Mead	Shuttleworth	Wood
Coon	Hammond	Merritt	Smith J E	Yale
Cowan	Hamn	Miller	Smith M F	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Cox moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	Cunningham	Hackett	Merritt	Schwegler
Allen F E	DeGroot	Hammond	Miller	Scovill
Allen J G	Donohue	Hamn	Mills	Shanahan
Averill	Dowling	Hapeman	Moreland	Smith A E
Bass	Draper	Hastings	Murphy	Smith M F
Becker	Dressing	Hooker	Nevins	Smith Myron
Bernstein	Eagleton	Hooper	Nolan	Stanley
Bird	Eckmann	Hubbs	Norton	Steele
Bohan	Evans	Keyes	Oglesby	Steffens
Boshart	Feth	Knapp	Oliver	Story
Brennan	Filley	Krulewitch	O'Neill	Surpless
Burnett	Fish	Lansing	Palmer G M	Tompkins
Burzynski	Foster	LaFetra	Palmer S J	Volk
Carrier	Fowler	Lee A E	Patton	Weber
Caughlan	Francis	Lee W I	Phillips	Wells
Chamberlain	Fritz	Lewis	Pratt	Wemple
Charles	Gates	Long	Reilly	Whitney F G
Cohalan	Grady	Lupton	Rock	Whitney G H
Colne	Gray F J	Maher	Rogers	Wilson
Coon	Green	Maier	Salomon	Winters
Cowan	Gregory	McGuire	Santee	Wood
Cox	Gunderman	Mead	Schmitt	Yale
Crosley				

Mr. Cox moved that all further proceedings under the call of the House be suspended.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The Senate bill (No. 786) entitled "An act to repeal chapter six hundred and thirty-two of the Laws of nineteen hundred and three, entitled 'An act to regulate the practice of barbering in the State of New York'" (Rec. No. 170), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 7

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Nevins	Sprenger
Allen F E	Cunningham	Hamn	Nolan	Stanley
Averill	DeGroot	Hapeman	Norton	Steele
Bass	Draper	Harte	Oglesby	Steffens
Becker	Dressing	Hastings	Oliver	Story
Beebe	Eagleton	Hooker	Palmer G M	Surpluss
Bernstein	Eckmann	Hooper	Palmer S J	Thompson
Bird	Feth	Hubbs	Patton	Volk
Bisland	Filley	Kuapp	Phillips	Wainwright
Bohan	Fish	Lansing	Pratt	Weber
Boshart	Foster	LaFetra	Prentice	Wedemeyer
Brennan	Fowler	Lee A E	Reilly	Wells
Burnett	Francis	Lee W I	Rock	Wemple
Burzynski	Fritz	Lewis	Salomon	Whitley
Carnochan	Gates	Long	Schmitt	Whitney F G
Carrier	Grady	Maher	Schoeneck	Whitney G H
Chamberlain	Gray F J	Maier	Schwegler	Williams
Cohalan	Green	McGuire	Shanahan	Wilson
Coon	Gregory	Mead	Smith A E	Wood
Cowan	Gunderman	Merritt	Smith M F	Yale
Cox	Hackett	Murphy	Smith Myron	

Those who voted in the negative were:

Evans	Lupton	Moreland	Rogers	Seovill
Krulewitch	Mills			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1009) entitled "An act to amend chapter five hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act for the incorporation of associations for the improvement of the breed of horses, and to regulate the same, and to establish a State Racing Commission,' in relation to the annual tax on gross receipts" (Rec. No. 274), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Mills	Smith Myron
Allen F E	DeGroot	Harawitz	Moreland	Sprenger
Allen J G	Donohue	Harte	Murphy	Stanley
Averill	Dowling	Hartman	Nevins	Steele
Baldwin	Draper	Hastings	Nolan	Steffens
Bass	Eagleton	Hoffman	Oglesby	Story
Becker	Eckmann	Hooker	Oliver	Surpless
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Tompkins
Bisland	Feth	Kavanagh	Palmer S J	Volk
Bohan	Filley	Keyes	Patton	Waddell
Boshart	Fish	Knapp	Phillips	Wade
Brady	Foelker	Krulewitch	Pratt	Wainwright
Brennan	Foster	Lansing	Prentice	Weber
Burnett	Fowler	LaFetra	Quinn	Wedemeyer
Burns	Francis	Lee A E	Rock	Wells
Burzynski	Fritz	Lee W I	Rogers	Wemple
Carnochan	Gates	Long	Salomon	West
Carrier	Grattan	Lupton	Sammon	Whitley
Caughlan	Gray A B	Lynch	Schmitt	Whitney F G
Chamberlain	Gray F J	Maher	Schoeneck	Whitney G H
Charles	Green	Maier	Scovill	Williams
Cohalan	Gregory	Matthews	Shanahan	Wilson
Colne	Gurnett	McGuire	Shuttleworth	Winters
Coon	Hackett	Mead	Smith A E	Wood
Cowan	Hammond	Merritt	Smith J E	Yale
Cox	Hamn	Miller	Smith M F	Young
Crosley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1064) entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster and to repeal all acts and parts of acts relating thereto'" (Rec. No. 263), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.



AYES 127

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Mills	Smith M F
Allen F E	Cunningham	Harawitz	Moreland	Smith Myron
Allen J G	DeGroot	Harte	Murphy	Sprenger
Apgar	Donohue	Harvey	Nevins	Stanley
Averill	Dowling	Hastings	Oglesby	Steele
Bass	Draper	Hoffman	Oliver	Steffens
Becker	Eagleton	Hooker	O'Neill	Story
Beebe	Eckmann	Hooper	Palmer G M	Surpless
Bird	Evans	Hubbs	Palmer S J	Thompson
Bisland	Farnan	Kavanagh	Patton	Volk
Bohan	Filley	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Reilly	Wells
Burns	Gates	Lewis	Rock	Wemple
Burzynski	Grady	Lupton	Rogers	West
Campbell	Grattan	Lynch	Sammon	Whitley
Carnochan	Gray A B	Maher	Santee	Whitney F G
Carrier	Gray F J	Maier	Schmitt	Whitney G H
Caughlan	Green	Matthews	Scovill	Williams
Chamberlain	Gregory	McGuire	Shanahan	Wilson
Cohalan	Gunderman	Mead	Shuttleworth	Winters
Colne	Hackett	Merritt	Smith A E	Yale
Coon	Hammond	Miller	Smith J E	Young
Cox	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 1008) entitled "An act creating a commission to confer with the Governor and Legislature of the State of New Jersey for the purpose of developing a system of transit between the city of New York and the State of New Jersey" (Rec. No. 301), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Mills	Smith J E
Allen F E	Cunningham	Hamn	Moreland	Sprenger
Allen J G	DeGroot	Hapeman	Murphy	Stanley
Averill	Donohue	Harawitz	Nevins	Steele
Bass	Dowling	Hartman	Nolan	Steffens
Becker	Draper	Hastings	Norton	Story
Bedell	Dressing	Hoffman	Ozlesby	Surpless
Beebe	Eagleton	Hooker	Oliver	Thompson
Bernstein	Evans	Hooper	O'Neill	Tompkins
Bird	Farnan	Hubbs	Palmer G M	Volk
Bisland	Filley	Kavanagh	Palmer S J	Waddell
Bohan	Fish	Keyes	Patton	Wade
Boshart	Foelker	Knapp	Phillips	Wainwright
Brady	Foster	Krulewitch	Pratt	Weber
Brennan	Fowler	Lansing	Prentice	Wedemeyer
Burnett	Francis	LaFetra	Quinn	Wemple
Burns	Fritz	Lee A E	Reilly	West
Burzynski	Gates	Lee W I	Rogers	Whitley
Carnochan	Grady	Lewis	Salomon	Whitney F G
Caughlan	Grattan	Maher	Santee	Whitney G H
Chamberlain	Gray A B	Matthews	Schoeneck	Williams
Charles	Green	McGuire	Scovill	Wilson
Colne	Gregory	Mead	Shanahan	Winters
Coon	Gunderman	Merritt	Shuttleworth	Wood
Cowan	Hackett	Miller	Smith A E	Young
Cox				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 1232, Senate re-print No. 1078, Int. No. 1015) entitled "An act to amend the Domestic Commerce Law, in relation to adulteration of and deception in the manufacture and sale of spirits of turpentine," with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 7, begin with the word "the" strike out all of line and lines 8 and 9, and the words "this act" in line 10.

Page 3, line 4, strike out the word "other" and insert the word "official."

Mr. G. H. Whitney moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar

legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Mills	Smith Myron
Allen F E	Cunningham	Harawitz	Moreland	Sprenger
Allen J G	DeGroot	Harte	Murphy	Stanley
Averill	Donohue	Hartman	Nevins	Steele
Bass	Dowling	Hastings	Oglesby	Steffens
Becker	Draper	Hoffman	Oliver	Story
Beebe	Eagleton	Hooker	Palmer G M	Surpless
Bernstein	Eckmann	Hooper	Palmer S J	Thompson
Bird	Evans	Kavanagh	Patton	Tompkins
Bisland	Farnan	Keyes	Phillips	Volk
Bohan	Feth	Knapp	Pratt	Waddell
Boshart	Filley	LaFetra	Prentice	Wade
Brady	Fish	Lee A E	Rock	Weber
Brennan	Foelker	Lee W I	Rogers	Wedemeyer
Burnett	Fowler	Lewis	Salomon	Wells
Burns	Fritz	Long	Sammon	Wemple
Burzynski	Gates	Lupton	Santee	West
Carnochan	Grattan	Lynch	Schmitt	Whitley
Carrier	Gray A B	Maher	Schoeneck	Whitney F G
Caughlan	Gray F J	Maier	Scovill	Whitney G H
Chamberlain	Gregory	Matthews	Shanahan	Wilson
Charles	Gunderman	McGuire	Shuttleworth	Winters
Cohalan	Gurnett	Mead	Smith A E	Wood
Colne	Hackett	Merritt	Smith J E	Yale
Cowan	Hammond	Miller	Smith M F	Young
Cox	Hamn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 474, Senate reprint No. 1077, Int. No. 444) entitled "An act to amend the Village Law, relating to the establishment of sewer systems," with a message that they have concurred in the passage of the same with the following amendments:

Page 2, line 5, strike out the brackets before and after the word "or". Same page, same line, strike out the word of".

Mr. G. H. Whitney moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments. said bill having been printed and upon the

desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith J E
Allen F E	Crosley	Harawitz	Mills	Smith M F
Allen J G	Cunningham	Harte	Moreland	Smith Myron
Apgar	DeGroot	Hartman	Nevins	Sprenger
Averill	Donohue	Hastings	Norton	Stanley
Bass	Dowling	Hoffman	Oglesby	Steele
Becker	Draper	Hooker	Oliver	Steffens
Beebe	Evans	Hooper	O'Neill	Story
Bernstein	Farnan	Hubbs	Palmer G M	Surpless
Bisland	Filley	Kavanagh	Palmer S J	Thompson
Bohan	Fish	Keyes	Patton	Volk
Brady	Foelker	Knapp	Phillips	Waddell
Brennan	Fowler	Krulewitch	Pratt	Wainwright
Burnett	Francis	Lansing	Prentice	Weber
Burns	Gates	LaFetra	Quinn	Wedemeyer
Burzynski	Grady	Lee A E	Reilly	Wells
Campbell	Grattan	Lee W I	Rock	Wemple
Carnochan	Gray A B	Lewis	Rogers	West
Carrier	Gray F J	Lupton	Salomon	Whitley
Caughlan	Green	Lynch	Sammon	Whitney F G
Chamberlain	Gregory	Maier	Santee	Whitney G H
Charles	Gunderman	Matthews	Schmitt	Williams
Cohalan	Gurnett	McGuire	Schoeneck	Wilson
Colne	Hackett	Mead	Shanahan	Wood
Coon	Hammond	Merritt	Smith A E	Yale
Cowan				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Murphy called up the bill (No. 832, Senate reprint No. 934, Int. No. 322) entitled "An act to amend the Penal Code, relative to crimes against the person and against public decency and good morals and designed to prevent compulsory prostitution of women, and the importation of women from foreign countries, et cetera, for immoral purposes and to provide penalties therefor," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.



Said bill having been announced,

Mr. Murphy moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Agnew	DeGroot	Hapeman	Nevins	Sprenger
Allen F E	Dowling	Harawitz	Nolan	Stanley
Allen J G	Draper	Hartman	Norton	Steele
Averill	Dressing	Hastings	Oglesby	Steffens
Bass	Eagleton	Hoffman	Oliver	Story
Becker	Evans	Hooker	O'Neill	Surples
Bedell	Farnan	Hooper	Palmer G M	Thompson
Beebe	Feth	Hubbs	Palmer S J	Tompkins
Bernstein	Filley	Kavanagh	Patton	Volk
Bird	Fish	Keyes	Phillips	Waddell
Bisland	Foelker	Krulewitch	Pratt	Wade
Bohan	Foster	Lansing	Prentice	Wainwright
Boshart	Fowler	Lee A E	Reilly	Weber
Brady	Francis	Lee W I	Rock	Wedemeyer
Brennan	Fritz	Lewis	Rogers	Wells
Burnett	Gates	Lupton	Salomon	West
Burns	Grady	Maher	Sammon	Whitley
Burzynski	Grattan	Maier	Santee	Whitney F G
Carnochan	Gray F J	Matthews	Schoeneck	Whitney G H
Caughlan	Green	Mead	Scovill	Williams
Chamberlain	Gregory	Merritt	Shanahan	Wilson
Charles	Gunderman	Miller	Shuttleworth	Winters
Coon	Hackett	Mills	Smith A E	Wood
Cox	Hammond	Moreland	Smith J E	Yale
Crosley	Hamn	Murphy	Smith Myron	Young
Cunningham				

Mr. Murphy moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith amended as follows:

Page 2, line 10, change word "an" between "or" and "account" to "on".

Page 2, line 12, insert word "person" after word "male".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Phillips, from the committee on codes, reported said bill

amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Hapeman called up the bill (No. 318, Senate reprint No. 896, Int. No. 284) entitled "An act to amend the County Law relative to soldiers' monuments," heretofore recalled from the Governor pursuant to concurrent resolution of the Senate and Assembly.

Said bill having been announced,

Mr. Hapeman moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Harawitz	Murphy	Sprenger
Allen F E	DeGroot	Hartman	Nevins	Stanley
Allen J G	Donohue	Hastings	Nolan	Steele
Averill	Dowling	Hoffman	Norton	Steffens
Bass	Draper	Hooker	Oliver	Story
Becker	Farnan	Hooper	O'Neill	Surpless
Bedell	Feth	Hubbs	Palmer G M	Thompson
Beebe	Filley	Kavanagh	Palmer S J	Tompkins
Bernstein	Fish	Keyes	Patton	Volk
Bird	Foelker	Knapp	Phillips	Waddell
Bisland	Foster	Lansing	Pratt	Wade
Bohan	Fowler	LaFetra	Prentice	Wainwright
Boshart	Francis	Lee A E	Quinn	Weber
Brady	Fritz	Lee W I	Reilly	Wedemeyer
Brennan	Gates	Lewis	Rock	Wells
Burnett	Grady	Lupton	Rogers	Wemple
Burns	Grattan	Maher	Salomon	West
Burzynski	Gray A B	Maier	Santee	Whitley
Carnochan	Gray F J	Matthews	Schoeneck	Whitney F G
Caughlan	Green	McGuire	Scovill	Whitney G H
Charles	Gregory	Mead	Shanahan	Williams
Colne	Gunderman	Merritt	Shuttleworth	Wilson
Coon	Hackett	Miller	Smith A E	Winters
Cowan	Hamm	Mills	Smith J E	Yale
Cox	Hapeman	Moreland	Smith Myron	Young
Crosley				

Mr. Hapeman moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith amended as follows:

Amend by striking out all after "monuments" in line 2, page 2, and all of lines 3, 4, 5, 6, 7, 8, and to and including "thereon" in line 9, on page 2.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Fish, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Moreland offered for the consideration of the House a resolution, in the words following:

Resolved, That Assembly Rule No. 21 be and the same hereby is suspended until April 17.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

Mr. Waddell offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return of the Assembly bill (No. 636, Int. No. 586) entitled "An act to authorize the Comptroller to hear and determine the application of William C. Robinson and Boyden Robinson for the redemption of lot No. forty-two, township twenty-one, in the town of Long Lake, Totten and Crossfield's purchase, Hamilton county, from the sales thereof by the Comptroller for unpaid taxes in the years eighteen hundred and eighty-five and eighteen hundred and ninety," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 1449, Int. No. 540) entitled "An act to amend the Election Law, in relation to the newspapers in the borough of Manhattan in which a list of the registration and polling places and boundaries

of election districts shall be published," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Geo. B. McClellan, mayor of the city of New York, returning Assembly bill (No. 659, Int. No. 99) entitled "An act to amend the Code of Civil Procedure, in relation to the fees of the clerk of the city court of the city of New York," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Alan C. Fobes, mayor of the city of Syracuse, returning Assembly bill (No. 1095, Int. No. 904) entitled "An act to amend chapter six hundred and fifty-nine of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a new high school in the city of Syracuse,'" with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Alan C. Fobes, mayor of the city of Syracuse, returning Assembly bill (No. 1087, Int. No. 896) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,'" with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from the Hon. John T. Madigan, mayor of the city of Dunkirk, returning Assembly bill (No. 841, Int. No. 724) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to revise the charter of the city of Dunkirk,'



in relation to tax for improvements," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. John T. Madigan, mayor of the city of Dunkirk, returning Assembly bill (No. 839, Int. No. 722) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to revise the charter of the city of Dunkirk,' in relation to the paving of Railroad avenue," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. John T. Madigan, mayor of the city of Dunkirk, returning Assembly bill (No. 838, Int. No. 721), entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five, entitled 'An act to revise the charter of the city of Dunkirk,' relating to police commissioners and policemen," with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. John T. Madigan, mayor of the city of Dunkirk, returning Assembly bill (No. 1114, Int. No. 723) entitled "An act to amend chapter three hundred and ninety-six of the Laws of eighteen hundred and eighty-five entitled 'An act to revise the charter of the city of Dunkirk,' relative to ascertaining indebtedness and issuing bonds," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Moreland, the House adjourned.

## THURSDAY, APRIL 12, 1906.

The House met pursuant to adjournment.

Prayer by Rev. Chas. W. Heisler.

On motion of Mr. Moreland, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the memorial of the Cayuga Nation of Indians, which was referred to the committee on the judiciary.

Mr. Averill introduced a bill entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of S. F. Hess and Company, against the State for damages alleged to have been sustained by the said S. F. Hess and Company, and to render judgment therefor" (Int. No. 1551), which was read the first time and referred to the committee on claims.

Mr. Kavanagh introduced a bill entitled "An act to amend section four hundred and nineteen of the Greater New York charter, with respect to the form of contracts" (Int. No. 1552), which was read the first time and referred to the committee on affairs of cities.

Mr. Oglesby introduced a bill entitled "An act to amend section eleven of title six of chapter six hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' as amended by chapter two hundred and forty-one of the Laws of eighteen hundred and ninety-nine, as amended by chapter four hundred and seventy-seven of the Laws of nineteen hundred and three, as amended by chapter five hundred and thirty-eight of the Laws of nineteen hundred and five" (Int. No. 1553), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend chapter thirty-six of the Laws of eighteen hundred and seventy-three, entitled 'An act to provide for the supply of water in the city of Yonkers,' relative to the issuing of water bonds" (Int. No. 1554), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to authorize the city of Yonkers to issue bonds to provide for an assessment which has been adjudged to be invalid" (Int. No. 1555), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to provide for the designation of official papers in the city of Yonkers" (Int. No. 1556), which was read the first time.

On motion of Mr. Oglesby, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

Mr. A. E. Smith introduced a bill entitled "An act to provide for better security of life, in erecting electric light wires" (Int. No. 1557), which was read the first time and referred to the committee on general laws.

Mr. Young introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to mechanics' liens" (Int. No. 1558), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Lien Law, relative to discharge of bond or undertaking" (Int. No. 1559), which was read the first time and referred to the committee on general laws.

Mr. Foelker introduced a bill entitled "An act to amend sections ten and twelve of chapter seven hundred and twenty-two of the Laws of eighteen hundred and ninety-four, entitled 'An act to incorporate the Niagara, Lockport and Ontario Power Company'" (Int. No. 1560), which was read the first time.

On motion of Mr. Foelker, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on the judiciary.

Mr. LaFetra introduced a bill entitled "An act to amend the Greater New York charter relative to inferior courts of criminal jurisdiction, and providing for two additional magistrates and police clerks in the first division" (Int. No. 1561), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to provide for transfers on railroads in cities of more than one million inhabitants" (Int. No. 1562), which was read the first time and referred to the committee on railroads.

Mr. Moreland introduced a bill entitled "An act approving a final order made by the river improvement commission, pursuant to chapter seven hundred and thirty-four of the Laws of nineteen hundred and four, on the eleventh day of April in the year nineteen hundred and six, for the improvement and regulation of the flow of Canaseraga creek in the towns of North Dansville, Sparta, West Sparta, Groveland and Mount Morris in the county of Livingston and authorizing the work of such improvement" (Int. No. 1563), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Code of Civil Procedure, in relation to the jurisdiction of the Court of Claims and the duties of the Attorney-General and Superintendent of Public Works, in respect to claims submitted to such court" (Int. No. 1564), which was read the first time and referred to the committee on ways and means.

Mr. Patton introduced a bill entitled "An act to authorize the village of Kenmore, Erie county, to connect its sewers with the sewerage system of the city of Buffalo" (Int. No. 1565), which was read the first time and referred to the committee on affairs of villages.

Mr. W. I. Lee introduced a bill entitled "An act to authorize the comptroller of the city of New York, in his discretion, to examine into the facts concerning the extra and additional work performed by Daniel Douglass in connection with contract made between the city of New York acting by and through its commissioner of water supply, gas and electricity with the said Daniel Douglass dated January ninth, nineteen hundred and five, for hauling and laying water mains and appurtenances in Hart and various other streets as therein mentioned" (Int. No. 1566), which was read the first time and referred to the committee on affairs of cities.



Mr. Wells introduced a bill entitled "An act to amend the Military Code, relative to pay and allowances" (Int. No. 1567), which was read the first time and referred to the committee on military affairs.

Mr. Norton introduced a bill entitled "An act to legalize the proceedings of the board of trustees of the village of Sandy Hill in borrowing certain moneys" (Int. No. 1568), which was read the first time.

On motion of Mr. Norton, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Wainwright introduced a bill entitled "An act making an appropriation to aid in the purchase of a site for a suitable memorial to commemorate the birth of the city of New York" (Int. No. 1569), which was read the first time and referred to the committee on ways and means.

Mr. Schoeneck introduced a bill entitled "An act to repeal certain acts relating to the city of Syracuse" (Int. No. 1570), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Gates introduced a bill entitled "An act to authorize the city of Utica to raise money for certain purposes" (Int. No. 1575), which was read the first time.

On motion of Mr. Gates, and by unanimous consent, said bill was read the second time and ordered to a third reading and referred to the committee on affairs of cities.

By unanimous consent, Mr. Norton introduced a bill entitled "An act making an appropriation of moneys collected and due from racing associations for the promotion of agriculture" (Int. No. 1576), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Wedemeyer introduced a bill entitled "An act to amend the Greater New York charter, in relation to salaries of coroners" (Int. No. 1577), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Wemple introduced a bill entitled "An act to increase the number of justices of the Supreme Court

in the fourth judicial district of the State, and to provide an additional justice therein" (Int. No. 1578), which was read the first time and referred to the committee on the judiciary.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Mills (No. 2058, Int. No. 1487), entitled "An act to authorize the Comptroller of the State to hear and determine the application of Daniel P. Wadsworth for redemption from the tax sale made by the Comptroller in eighteen hundred and seventy-seven of lots numbers three and four in range four, Palmer's purchase, Lef-ferts' tract, north half, Hamilton county."

Also, Assembly bill introduced by Mr. Maier (No. 649, Int. No. 595), entitled "An act to provide for the drainage of Gorman swamp in Seneca county and making an appropriation therefor."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. West (No. 1602, Int. No. 590), entitled "An act making a reappropriation for repairing the bridge over the outlet of Keuka lake in the town of Milo, Yates county," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill (No. 97, Int. No. 97) introduced by Mr. Gregory, entitled "An act to provide for the reconstruction of the west wing of the coffer dam at the outlet of Skancateles lake, in the county of Onondaga, and making an appropriation therefor." reported in favor of the passage of the same with the following amendment:

Page 2, line 3, strike out the word "fifteen" and insert the word "ten".

SHERMAN MORELAND,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. Agnew (No. 973, Int. No. 174), entitled "An act providing for the appointment of commissioners to inquire into the advisability of preserving the waters of the Bronx river from pollution and of creating a reservation of the lands on either side of the river, and providing for the payment of the expenses of such commission," retaining its place on the order of third reading, reported in favor of the passage of the same with the following amendments.

Page 3, line 5, strike out the entire line and insert in place thereof the following:

" § 6. The sum of three thousand dollars or so much thereof as may be necessary, payable out of any moneys in the treasury not otherwise appropriated is hereby appropriated to carry out the provisions of this act.

" § 7. This act shall take effect immediately."

which report was agreed to and said bill ordered reprinted and restored to its place on the order of third reading.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Knapp (No. 449, Int. No. 419), entitled "An act to amend the Forest, Fish and Game Law relative to the compensation of game protectors," reported the following substitute bill.

(See Appendix, No. 47.)

and request that said bill be printed and recommitted to said committee, which report was agreed to and said substitute bill ordered printed and recommitted to said committee.

Mr. Moreland, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Stanley (No. 83, Int. No. 77), entitled "An act to establish a State Farm for Women and making an appropriation therefor," reported the following substitute bill.

(See Appendix, No. 48.)

and request that said bill be printed and recommitted to said committee, which report was agreed to and said substitute bill ordered printed and recommitted to said committee.

Mr. Moreland, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Armstrong (No. 698, Rec. No. 237), entitled "An act to amend the Insanity Law, relative to the cost of buildings for the care and treatment of the acute insane."

Also, Senate bill introduced by Mr. Prime (No. 150, Rec. No. 66), entitled "An act making an appropriation for continuing the restocking of the Adirondack region with wild moose and beaver."

Also, Senate bill introduced by Mr. McEwan (No. 798, Rec. No. 255), entitled "An act to release to Hugh McAnespy all the right, title and interest of the people of the State of New York in and to certain real estate."

Also, Senate bill introduced by Mr. Carpenter (No. 1015, Rec. No. 269), entitled "An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T. Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Moreland, from the committee on ways and means, to which was referred the Senate bill introduced by Mr. Hill (No. 941, Rec. No. 221), entitled "An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three, but not issued," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of third reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Bernstein (No. 1937, Int. No. 1428), entitled "An act to amend chapter five hundred and fifty-three of the Laws of eighteen hundred and ninety-five,



entitled 'An act in relation to the Supreme Court in the first judicial district and the Appellate Division thereof, in the first department,' as amended by chapter six hundred and fifty-four of the Laws of nineteen hundred, in relation to the duty and compensation of clerks."

Also, Assembly bill introduced by Mr. Hoffman (No. 1607, Int. No. 1251), entitled "An act to amend the Municipal Court Act of the city of New York, in relation to the manner of selecting, drawing and service of jurors in said court; and repealing section two hundred and thirty-three of such act."

Also, Assembly bill introduced by Mr. Hoffman (No. 1608, Int. No. 1252), entitled "An act to amend the municipal court act of the city of New York, in relation to adjournments."

Also, Assembly bill introduced by Mr. Hoffman (No. 1609, Int. No. 1253), entitled "An act to amend the Municipal Court Act of the city of New York, in relation to hours of holding court designating time for jury trials and rotation of districts."

Also, Assembly bill introduced by Mr. Oliver (No. 231, Int. No. 231), entitled "An act to prevent traffic in the office of notary public."

Also, Assembly bill introduced by Mr. Wainwright (No. 1851, Int. No. 1369), entitled "An act to define, limit and declare the first judicial district of the State of New York."

Also, Assembly bill introduced by Mr. F. G. Whitney (No. 1979, Int. No. 1462), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of the several counties containing towns, villages or cities bonded to aid in the construction of any railroad passing through such towns, villages or cities, on account of the payment to the State of the State taxes collected from such railroads within such bonded towns, villages or cities."

Also, Assembly bill introduced by Mr. Cunningham (No. 1707, Int. No. 1299), entitled "An act to amend the State Charities Law relating to managers of State reformatories." reported in favor of the passage of the same without amendment, which

report was agreed to and said bill placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Hubbs (No. 2060, Int. No. 1489), entitled "An act to amend the Insanity Law, in relation to hospital attorneys," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Wilson (No. 1949, Int. No. 1441), entitled "An act to amend chapter one hundred and forty-four of the Laws of eighteen hundred and sixty-five entitled 'An act to incorporate Albion Lodge Number Two Hundred and Twelve of the Independent Order of Odd Fellows of Northern New York, in the village of Albion, in the county of Orleans, to hold real and personal estate and to convey the same.'" retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered restored to its place on the order of third reading.

Mr. Cox, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Gates (No. 2048, Int. No. 1157), entitled "An act continuing the office of commissioner of jurors in certain counties and regulating and prescribing their appointment, duties and compensation," reported in favor of the passage of the same without amendment, which report was agreed to and said bill ordered placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill (No. 2066, Int. No. 1496) introduced by Mr. Wedemeyer, entitled "An act to change the name of the Foresters of America Home Association of Long Island to the Foresters of America Home Association of New York," reported in favor of the passage of the same with the following amendments:

Page 1, line 1 of title, strike out "h" in "home" and insert "H".

Same page, same line of title, strike out first "a" in "association" and insert "A".

Same page, line 2 of title, strike out "h" in "home" and insert "H".

Same page, line 3 of title, strike out first "a" in "association" and insert "A".

Same page, line 1 of bill, strike out "h" in "home" and insert "H".

Same page, same line, strike out "a" in "asso-" and insert "A".

Same page, line 3, strike out "h" in "home" and insert "H".

Same page, same line, strike out first "a" in "association" and insert "A".

Page 2, line 7, strike out "h" in "home" and insert "H".

Same page, same line, strike out first "a" in "association" and insert "A".

ROBT. LYNN COX,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill (No. 1888, Int. No. 1397) introduced by Mr. Cox, entitled "An act to amend chapter three hundred and seventy-eight of the Laws of eighteen hundred and eighty-three, entitled 'An act in relation to receivers of corporations,' in relation to commissions and the designation and compensation of counsel, and repealing the section of the Revised Statutes relating to the compensation of receivers," reported in favor of the passage of the same with the following amendments:

Page 2, line 25, after the word "formed" strike out the words "difficult or extraordinary".

Same page, same line, after the word "services" strike out period", and insert "that fairly entitle him to such additional allowance".

Page 3, between lines 19 and 20, insert "§ 4. All acts or parts of acts inconsistent herewith are hereby repealed."

Same page, line 20, strike out "4" and insert "5".

ROBT. LYNN COX,

*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Cox, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Cox (No. 1375, Int. No. 1118), entitled "An act to amend the Greater New York charter, relative to the commitment of persons convicted of public intoxication, disorderly conduct and vagrancy," reported the same with the following amendments:

Page 2, line 16, strike out the word " must ".

Same page, line 17, strike out the word " thereupon ".

Same page, same line, strike out the brackets before and after the word " may ".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Cox (No. 2032, Int. No. 1115), entitled "An act in relation to probation in the State of New York, constituting chapter fifty-two of the general laws reported the same with the following amendments:

Page 3, line 13, strike out the words " and second ".

Page 4, line 6, strike out the words " and second ".

Page 4, lines 9 to 12, strike the sentence beginning with the words " in each city of the second class ".

Page 7, line 18, strike out the words " and second ".

Page 9, lines 12 to 20, strike out beginning with the words " the municipal " in page 12 to and including the words " such city " in line 20.

Page 9, line 21, strike out the words " or second ".

Page 10, line 3, strike out the words " appointed under this act ".

Page 10, line 13, strike out the word " cities " and insert the words " a city ", and strike out the words " or second ".

Page 10, line 16, strike out the words " and second ".

Page 10, line 24, strike out the words " or second ".

Page 10, line 26, strike out the words " or second ".

Page 11, line 1, strike out the words " or second ".

Page 11, line 2, after the word " class " insert " nor included within the limits of such city ".



Page 11, line 3, strike out the word "to" and insert the words "who shall".

Page 11, line 3, after the word "jurisdiction" insert the words "except children's courts,".

Page 11, line 5, strike out the word "twenty-five" and insert the word "thirty".

Page 11, line 10, strike out the word "thirty-five" and insert the word "thirty".

Page 11, line 14, after the word "judge" insert the words "or a judge or magistrate holding a children's court".

Page 11, line 17, strike out all of line 17, after the word "officer".

Page 11, line 19, strike out the words "county judge" and insert the word "court".

Page 11, line 20, strike out the words "the county", and strike out the word "the", and strike out the words "of the city in which," and insert in lieu thereof the words "by whom".

Page 11, line 21, strike out the words "shall be serving" and insert the words "was appointed".

Page 11, line 14, insert a new and additional section to read as follows:

"In cities of the second class the judge or magistrate holding a children's court shall appoint one or more probation officers to serve in such court. The proper authorities of such city shall determine whether such probation officers shall receive a salary and if they so determine shall fix the amount and provide for the payment of such salary or salaries," and renumber all the subsequent sections accordingly."

Page 12, line 2, after the word "judge" insert the words "or judge or magistrate holding a children's court".

Page 12, line 12, strike out the words "county judge" and insert the word "court".

Page 13, line 20, after the words "county judge" insert the words "or a judge or magistrate holding a children's court".

Page 14, line 6, strike out the words "or second".

Page 16, line 6, insert the words "county judge" and insert the word "court".

Page 16, line 10, strike out the words "county judge" and insert the word "court".

Page 17, line 3, strike out the words "and second".

Page 17, line 5, after the words "therefrom" insert the words "by the probation commission".

Page 9, line 3, strike out the word "two" and insert the words "one or more", and strike out the word "one" and strike out the words "the other" and insert in lieu thereof the words "one or more chief probationary officers".

Page 9, line 5, strike out the words "five hundred", and strike out the word "the" and insert in lieu thereof the word "a".

Page 13, line 22, after the word "officer" insert "for adults or for juveniles".

Page 13, line 24, strike out the words "in the branch over" and insert in lieu thereof the words "for adults or for juveniles respectively".

Page 14, line 1, strike out the words "which he is chief" and insert in lieu thereof the words "within the district to which he may be assigned by the municipal commission appointing him."

Pages 15 and 16, strike out sections 27 and 28, and re-number the subsequent sections accordingly.

Page 11, strike out section 19 and re-number the subsequent sections accordingly.

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Cox (No. 2033, Int. No. 1117), entitled "An act to amend the Code of Criminal Procedure relative to the appointment of probationary officers, and defining their duties, and with relation to criminal statistics," reported the same with the following amendments:

Page 2, line 6, strike out brackets before and after the word "may".

Same page, same line, strike out the word "must".

Page 5, line 22, strike out brackets before and after the words "the cases".

Page 5, line 23, strike out the first "and".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Cox, from the committee on the judiciary, to which was referred Senate bill introduced by Mr. Brackett (No. 573, Rec. No. 218), entitled "An act to amend chapter five hundred and forty-six of the Laws of eighteen hundred and eighty-six, entitled 'An act to authorize any corporation duly incorporated under the Laws of the State of New York for benevolent or charitable or literary or scientific or missionary or mission or Sunday school

purposes, or for the purpose of mutual improvement in religious knowledge, or for the furtherance of religious opinion, or for the purpose of promoting morality, or for any two or more of such objects to appoint policemen.' ”

Also, Senate bill introduced by Mr. Carpenter (No. 499, Rec. No. 81), entitled “An act to divide the second judicial district into two judicial districts, to be known as the second judicial district and the ninth judicial district.”

Also, Senate bill introduced by Mr. Carpenter (No. 722, Rec. No. 208), entitled “An act to amend section six of chapter five hundred and forty-six of the Laws of eighteen hundred and eighty-one, entitled ‘An act in relation to the New York Christian Home for Intemperate Men and to increase its powers,’ relative to the board of trustees.”

Also, Senate bill introduced by Mr. Barnes (No. 32, Rec. No. 115), entitled “An act to amend the Railroad Law in relation to liability for injuries to employees.”

Also, Senate bill introduced by Mr. Page (No. 994, Rec. No. 298), entitled “An act to define, limit and declare the first judicial district of the State of New York.”

Also, Senate bill introduced by Mr. Riordan (No. 944, Rec. No. 261), entitled “An act to amend chapter three hundred and twenty-eight of the Laws of nineteen hundred and four, entitled ‘An act to amend chapter ninety-one of the Laws of eighteen hundred and ninety-five, entitled “An act to amend the incorporation of the Society of the War of Eighteen Hundred and Twelve.” ’ ”

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill introduced by Mr. Eckmann (No. 850, Int. No. 731), entitled “An act to compel street surface railroads operated in the city of New York, to carry colored signs or lights on cars to designate their destination.”

Also, Assembly bill introduced by Mr. Brennan (No. 525, Int. No. 492), entitled “An act to amend the Railroad Law, in rela-

tion to the protection of street railroad employees in the boroughs of Manhattan, the Bronx and Richmond, city of New York."

Also, Assembly bill introduced by Mr. Williams (No. 1966, Int. No. 1447), entitled "An act to amend section fifty-eight of chapter five hundred and sixty-five of the Laws of eighteen hundred and ninety, entitled 'An act in relation to railroads constituting chapter thirty-one of the general laws,' as amended by chapter five hundred and thirty-nine of the Laws of eighteen hundred and ninety-nine."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill (No. 2067, Int. No. 1498) introduced by Mr. Mead, entitled "An act to extend the time of the Albany and Schoharie Valley Railroad Company to commence and complete the construction of its railroad," reported in favor of the passage of the same with the following amendment:

Page 1, line 4, after the word "extended" strike out the word "three" and insert "two" in place thereof.

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill (No. 1965, Int. No. 1446) introduced by Mr. Wainwright, entitled "An act in relation to fares of school children in the county of Westchester," reported in favor of the passage of the same with the following amendments:

Page 1, line 1, after the word "surface" strike out ",", and the word "subway".

Line 2, strike out the words "or elevated".

Page 2, line 1, after the word "any" insert the words "public or parochial".

Line 1, after the word "school" strike out the words "public or private, sec".

Line 2, strike out the words "tarian or nonsectarian,".

Line 2, after the word "said" strike out the word "cities", insert the word "county" in place thereof.



Line 8, after the word "surface" strike out "subway or elevated".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Hooker, from the committee on railroads, to which was referred Assembly bill (No. 894, Int. No. 758) introduced by Mr. Merritt, entitled "An act to amend the Railroad Law, in relation to the approval by the Board of Railroad Commissioners of issues of stock and bonds, and the transfer of franchises," reported in favor of the passage of the same with the following amendments:

Page 2, line 16, after the word "application" strike out the words "such corporation shall not", and all of lines 17, 18, 19.

Page 3, line 8, after the word "general" insert the words "This act shall not affect any application or proceeding now pending before the board of railroad commissioners."

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Bisland (No. 1216, Int. No. 998), entitled "An act to amend the Code of Civil Procedure, in relation to proof of title in certain actions."

Also, Assembly bill introduced by Mr. Wade (No. 1865, Int. No. 1385, entitled "An act to amend section five hundred and nineteen of the Code of Criminal Procedure in relation to the jurisdiction of the Court of Appeals and to confer certain jurisdiction upon such court."

Also, Assembly bill introduced by Mr. Wade (No. 1866, Int. No. 1386), entitled "An act to amend section five hundred and thirty-two of the Code of Criminal Procedure in relation to transmitting papers on appeal to the appellate court."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill (No. 1505, Int. No. 1205) introduced by Mr. A. E. Lee, entitled "An act to amend the Code of Civil

Procedure, relating to the examination of foreign corporations in proceedings supplementary to execution," reported in favor of the passage of the same with the following amendment:

On page 2, line 10, strike out the word "immediately" and substitute "September first nineteen hundred and six".

J. PHILLIPS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill (No. 1777, Int. No. 1338) introduced by Mr. Steele, entitled "An act to amend the Penal Code, relating to the unauthorized use of the name, title of officers, insignia, ritual or ceremonies of certain orders and societies, relating to honorary members," reported in favor of the passage of the same with the following amendments:

On page 1, line 6, change number of section to "674a".

On page 2, line 1, after the word "or" insert the word "of".

On page 2, line 15, strike out the word "immediately" and substitute the words "September first nineteen hundred and six".

J. S. PHILLIPS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill (No. 299, Int. No. 299) introduced by Mr. Wells, entitled "An act to amend section twenty-four hundred and thirty-four of the Code of Civil Procedure, so as to provide for proceedings supplementary to execution under judgments recovered in municipal courts of the city of New York," reported in favor of the passage of the same with the following amendments:

On page 2, line 14, after the words "New York" underscore the words "or a".

On page 2, line 18, strike out the word "immediately" and substitute "September first nineteen hundred and six".

J. S. PHILLIPS,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. LaFetra (No. 624, Int. No. 574), entitled "An act to amend the Code of Civil Procedure with respect to the city court of the city of New York," reported the following substitute bill.

(See Appendix, No. 49.)

and request that said substitute bill be printed and recommitted to said committee, which report was agreed to and said substitute bill ordered printed and recommitted to said committee.

Mr. Phillips, from the committee on codes, to which was referred Assembly bill introduced by Mr. Winters (No. 2087, Int. No. 1503), entitled "An act to amend section eight hundred and eighty-seven of the Code of Criminal Procedure in reference to what persons shall be deemed vagrants," reported the same with the following amendments:

On page 1, strike out all of line 2 and insert instead the following: "of criminal procedure is hereby amended by adding thereto a new".

On page 2, line 4, strike out the word "immediately" and substitute "September first nineteen hundred and six."

On page 1, line 5, strike out the words "is known to be a" and insert "has been convicted as a".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Phillips, from the committee on codes, to which was referred Senate bill introduced by Mr. Brackett (No. 502, Rec. No. 74), entitled "An act to amend the Code of Civil Procedure, relative to the records of surrogate's courts."

Also, Senate bill introduced by Mr. Davis (No. 778, Rec. No. 184), entitled "An act to amend section twenty-seven hundred and forty-three of the Code of Civil Procedure, relative to decrees for the payment and distribution of estates of decedents."

Also, Senate bill introduced by Mr. McCarren (No. 990, Rec.

No. 260), entitled "An act to amend the Code of Criminal Procedure relative to release upon bail of persons charged with minor offenses."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Merritt, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Filley (No. 1585, Int. No. 1233), entitled "An act to provide fire-escapes in hotels."

Also, Assembly bill introduced by Mr. Bernstein (No. 1498, Int. No. 1198), entitled "An act to prohibit the erection of a monument or statute to any emperor, king, prince, sovereign, potentate, monarch or spy of any foreign country."

Reported in favor of the passage of the same without amendment, which report was agreed to and said bills placed on the order of second reading.

Mr. Merritt, from the committee on general laws, to which was recommitted Assembly bill introduced by Mr. A. E. Lee (No. 906, Int. No. 770), entitled "An act to amend chapter five hundred and thirty-eight of the Laws of nineteen hundred and four, entitled 'An act in relation to the registration and identification of motor vehicles, and the use of the public highways by such vehicles,' in relation to stopping when meeting horses," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 50.)

which report was agreed to and said substitute bill ordered printed and restored to its place on the order of third reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill introduced by Mr. A. E. Smith (No. 219, Int. No. 206), entitled "An act to prevent fire insurance companies entering into or maintaining polls, trusts, conspiracies or agreements to control rates of insurance," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Rogers, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Thompson (No. 1828,



Int. No. 1378), entitled "An act to amend the Insurance Law, relative to compelling corporations, associations or individuals agreeing to pay a sick benefit or expense of burial, to conform to the Insurance Law and be subject to supervision and control by Superintendent of Insurance," reported the same with the following amendments:

In lines 2 and 3 of the title, strike out "pay a sick benefit or expense of burial" and insert in place thereof "provide medical attendance".

Page 1, line 8, strike out the word "to".

Page 2, strike out lines 1, 2 and 3, and the words "of death shall" on line 4, and insert in place thereof "upon payment of any stated sum of money, either weekly, monthly, or at any other time, to provide medical attendance or drugs and medicines in case of sickness of any such person or persons shall".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Fish, from the committee on internal affairs, to which was referred Assembly bill (No. 1910, Int. No. 1420) introduced by Mr. Fish, entitled "An act to provide for the determination of the highways to be improved, from the proceeds of a debt or debts of the State, pursuant to the provisions of section twelve of article seven of the Constitution; to provide for the equitable apportionment of such highways, and the moneys appropriated therefor, among the several counties of the State and to provide for the manner in which such highways shall be improved and maintained," reported in favor of the passage of the same with the following amendments:

Page 1, line 1, strike out "moneys".

Page 2, line 9, strike out "moneys".

Page 2, line 14, strike out "in the State".

Page 2, line 21, strike out "of the State".

Page 2, lines 22 and 23, strike out "paving or curbing" and insert "improvement".

Page 2, line 26, after "York" insert "which was not a public highway prior to May 4th, 1897".

Page 4, line 6, after "thereof" insert "as nearly as may be from data now in his office and".

Page 4, line 19, after "provided" insert "and the mileage apportioned to such counties for improvement under the provisions of this act".

Page 4, line 23, after "York" insert "If at any time after any such certificate has been made it shall be found upon further evidence, by more accurate measurement, or otherwise that there was any material error or errors in any such certificate the State Engineer may make a new or amended certificate to conform to the facts so found".

Page 5, line 24, at end of line add "The Comptroller shall annually, as soon after the final adjournment of the legislature as he can ascertain the same, certify to the county treasurer of each county having such treasurer, and to the presidents of the boroughs of Richmond and the Bronx, respectively, the amount of such moneys which each county and said part of Westchester county respectively, is entitled under the provisions of this section out of any appropriation made by the legislature, at its last session for the purpose of carrying out the provisions of this act and stating when the same will become available".

Page 6, line 2, strike out "pass" and insert "adopt".

Page 6, line 3, after "thereof" insert "described in such resolution,".

Page 7, line 5, after "respectively" insert "shall be duly acknowledged and".

Page 7, line 11, after "examine" insert "or cause to be examined".

Page 7, line 20, at end of line insert "In case of such disapproval, the board of supervisors, or borough president may modify such original resolution or certificate to meet the objections of the State Engineer and Surveyor.".

Page 7, line 21, after "certificate" insert "or modified resolution or certificate".

Page 8, line 14, after "road" insert comma "," and "not inconsistent with such resolution or certificate,".

Page 9, line 11, strike out "and" at end of line, all of line 12 and "shall be paid" in line 13.

Page 9, line 13, after "work" insert "has been".

Page 10, line 5, at end of line insert "the cost and expense of procuring such right of way shall be paid as provided in section eleven of this act".

Page 10, line 9, after "or" insert "in such".

Page 11, line 20, strike out "thirty-one;" strike out remainder of page, all of page 12 and lines 1 to 7, inclusive, on page 13, and insert "In case the amount necessary to pay the interest on all outstanding debts of the state, created pursuant to the provisions

of section twelve of article seven of the constitution, and two per centum of the amount of such debts for the sinking fund required by said section and article is provided for, otherwise than by the imposition of a direct State tax, no county, town or borough shall be required to pay any part of the cost of the improvement of any highway or section thereof improved pursuant to the provisions of this act. But whenever in any year a direct annual tax shall be imposed to pay such interest and two per centum for the sinking fund, each county shall, upon the requisition of the Comptroller, be required to pay into the state treasury to be placed to the credit of such sinking fund such proportionate share of such tax as thirty per centum of the cost of the improvement of highways in such county during the year for which such tax is imposed shall bear to the total tax in the state, for such sinking fund and interest under the provisions of this act, for that year; the town or towns in which such improved highways are situate shall be required to pay into the state treasury such proportionate share of such tax as ten per centum of the cost of the improvement in such towns respectively shall bear to the tax for such sinking fund and interest imposed in the whole state for that year; and the city of New York shall be required to pay into the state treasury such proportionate share of said tax as forty per centum of the cost of such improvement in Richmond county and portion of Westchester county respectively shall bear to whole tax for such purposes imposed in the state for that year. The board of supervisors of such county shall cause the amount necessary to pay the county's share of such tax to be levied and collected in the next annual tax levy, and the county treasurer shall pay the same into the state treasury to be placed to the credit of the sinking fund required by section twelve of article seven of the constitution to be provided. The board of estimate and apportionment of the city of New York shall provide for the payment of any sum which the borough of Richmond or the Borough of the Bronx may be required to pay under the provisions of this section. The board of supervisors of any county may cause the share of the cost of the improvement of any highway or section thereof in any town improved under the provisions of this act to be assessed and levied against the taxable property of the town or towns in the county in which such highway or section thereof is located and cause the same to be collected and paid into the county treasury to be applied in the payment of the amount which such town may be required to pay into the state treasury, as hereinbefore provided."

Page 13, line 12, strike out "six" and insert "eight".

Page 13, line 16, strike out "town or", line 24, strike out "and" at end of line, and "after payment has been made" in line 25.

Page 14, line 10, after "president" insert "and by the state".

Page 14, lines 26 and 27, strike out "provided the result of his work is satisfactory to" and insert "under the direction of".

Page 15, line 4, strike out "each" before "town" and insert "such". Line 10, after "maintenance" insert "not exceeding fifty dollars". Line 19, strike out "extend" and insert "expend".

Page 18, line 20, strike out "determine" and insert "advise".

Page 21, line 22, at end of line insert "The state engineer and surveyor may also direct that any county engineer shall advertise for bids and let and enter into contracts for the improvement of highways under the provisions of this act in the county for which he is such engineer in the manner provided in section ten of this act, provided that any such contract shall, before it has any binding force or effect upon the state, be approved in writing both as to form and substance by the state engineer and surveyor. Payments upon any such contract so made shall be made by the state engineer and surveyor."

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. F. E. Allen, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Agnew (No. 1265, Int. No. 1038), entitled "An act to amend the Labor Law relative to the hours of employment in factories and mercantile establishments," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. F. E. Allen, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Stanley (No. 1491, Int. No. 1194), entitled "An act to amend the Labor Law, being an act in relation to labor, constituting chapter thirty-two of the general laws relative to inspection of mines, tunnels and quarries," reported in favor of the passage of the following substitute bill.

(See Appendix, No. 51.)

which report was agreed to and said substitute bill ordered printed and placed on the order of second reading.



Mr. F. E. Allen, from the committee on labor and industries, to which was referred Senate bill (No. 843, Rec. No. 202) introduced by Mr. Page, entitled "An act to reenact section three of the Labor Law, relative to the hours of labor and the prevailing rate of wages," reported in favor of the passage of the same with the following amendments:

Amend the title by striking out the present title and inserting in place thereof "An act to amend section three of the labor law, relative to the wages or salaries, hours of work or labor of persons employed by the State or by any municipal corporation thereof, or by contractors or sub-contractors performing work, labor or services for the State, or for any such municipal corporation."

Strike out all after the word "work" in line 3, page 2, down to and including the word "therewith" in line 9, page 2, and insert in place thereof "Eight hours shall constitute a days work for all classes of employees employed by the State, or by any municipal corporation thereof, or by any contractors or sub-contractors performing work, labor or services for the State or for any such municipal corporation."

On line 4, page 1, strike out the words "said section was heretofore".

Strike out all after the word "hundred" in line 7, page 1, down to and including word "law" on line 2, page 2, and insert in place thereof the following: "Is hereby amended to read as follows":

On line 3, page 3, after the period insert a bracket.

On line 13, page 3, after the comma insert a bracket.

On page 3, between lines 13 and 14 insert the following: "Any employer violating the provisions of this section respecting the payment of the prevailing rate of wages or the requirements of hours of labor shall be deemed guilty of a misdemeanor, and upon conviction therefor shall be subject to a fine of not exceeding two hundred and fifty dollars; and for a second offense to a fine of not less than two hundred and fifty dollars or imprisonment not exceeding six months or to both such fine and imprisonment."

On line 14, page 3, strike out the letter "b" in the word "but" and insert in place thereof a capital "B".

On page 3, line 15, after the word "employed" insert "in any municipal police or fire department or to persons regularly employed".

Strike out "." after line 19, page 3, and insert in place thereof "," and the following: "nor to work, labor or services, or

wages to be paid therefor where such work, labor or services are performed other than at the place or places where the product of such work, labor or services in its final or completed form is to be situated, erected and used."

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Lewis, from the committee on commerce and navigation, to which was referred Assembly bill introduced by Mr. Eckmann (No. 666, Int. No. 605), entitled "An act to regulate the night schedule on the ferries operated by the Brooklyn Ferry Company of New York, between the borough of Manhattan and the borough of Brooklyn," reported the same with the following amendments:

Page 1, line 5, strike out "foot of East Tenth".

Page 1, line 6, strike out "street and " and insert the words "and foot of".

Page 1, lines 7 and 8, strike out "and foot of east Forty-second street, Manhattan, and Broadway, Brooklyn".

Page 1, line 9, strike out "twelve o'clock post meridian every".

Page 2, strike out line 1.

Page 2, line 2, strike out "hour" and insert the words "thirty minutes".

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Lewis, from the committee on commerce and navigation, to which was referred Senate bill introduced by Mr. Prime (No. 964, Rec. No. 299), entitled "An act to establish a ferry from the highway adjacent to the farm of George H. Huber, in the county of Essex, across Lake Champlain," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. G. H. Whitney, from the committee on public health, to which was referred Assembly bill (No. 1234, Int. No. 1017) introduced by Mr. Nolan, entitled "An act to amend chapter six hundred and sixty-one of the Laws of eighteen hundred and ninety-three, known as the Public Health Law," reported in favor of the passage of the same with the following amendments:

On page 2, line 7, underscore all the words.

On page 2, lines 19 and 20, strike out the words "seven hundred" and insert in same place the words "two hundred and fifty".

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Steele, from the committee on affairs of villages, to which was recommitted Assembly bill introduced by Mr. G. H. Whitney (No. 1833, Int. No. 1275), entitled "An act to amend chapter five hundred and six of the Laws of nineteen hundred and two, entitled 'An act to amend the charter of the village of Saratoga Springs and to provide for the appointment of sewer, water and street commissioners for said village and to prescribe their powers and duties,'" retaining its place on the order of third reading, reported the same with the following amendments:

Page 2, after "§ 1" insert in brackets all of lines one, two, three, four, five, six, seven, eight, nine, ten, eleven, and the words "for the term of five years" on line twelve. After the words "for the term of five years" on said line twelve, insert "The Sewer, Water and Street Commission is continued and".

On page 3, before the words "The said commissioners" insert "Until there shall be a single commissioner".

On page 5, underscore all of § 44-a.

and request that said bill be recommitted to said committee, which report was agreed to and said bill ordered reprinted and recommitted to said committee.

Mr. Coon, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Bass (No. 1969, Int. No. 1450), entitled "An act to amend the Agricultural Law, entitled 'An act in relation to agriculture, constituting articles one, two, three, four and five of chapter thirty-three of the general laws,' relative to transportation of calves and carcasses of the same," reported in favor of the passage of the same without amendment, which report was agreed to and said bill placed on the order of second reading.

Mr. Coon, from the committee on agriculture, to which was referred Senate bill (No. 956, Rec. No. 224) introduced by Mr. Cobb, entitled "An act to amend the Agricultural Law, in rela-

tion to the delivery of adulterated milk," reported in favor of the passage of the same with the following amendments:

On page 2, line 2, strike out the word "person" and insert "patrons".

On page 2, line 3, strike out the word "operating" and insert "owning the milk delivered to".

A. S. COON,  
*Chairman.*

which report was agreed to and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Wemple, from the committee on revision, to which was referred Senate bill (No. 763, Rec. No. 228), and Assembly bill (No. 2099, Int. No. 1078), entitled "An act to amend the Tax Law relating to certain exemptions," reported that they have compared the same and find that they are not identical, which report was agreed to and said Senate bill ordered placed on the order of third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Wilson (No. 1949, Int. No. 1441), entitled "An act to amend chapter one hundred and forty-four of the Laws of eighteen hundred and sixty-five entitled 'An act to incorporate Albion Lodge Number Two Hundred and Twelve, of the Independent Order of Odd Fellows of Northern New York, in the village of Albion, in the county of Orleans, to hold real and personal estate and to convey the same.'"

Also, the bill introduced by Mr. Hubbs (No. 2060, Int. No. 1489), entitled "An act to amend the Insanity Law, in relation to hospital attorneys," reported the same without recommendations, which report was agreed to and said bill ordered engrossed for a third reading.

Mr. Wemple, from the committee on revision, to which was referred the bill introduced by Mr. Agnew (No. 1996, Int. No. 964), entitled "An act to transfer and confer the powers and impose and devolve the duties of the River Improvement Commission, as created and established by chapter seven hundred and thirty-four of the Laws of nineteen hundred and four; upon the



State Water Supply Commission, as created and established by chapter seven hundred and twenty-three of the Laws of nineteen hundred and five," reported the same with the following recommendation :

On page three, line two, after the word "and" insert "now". After the word "unexpended" insert a ",", and the following: "amounting in the aggregate to three thousand seven hundred and sixty-three dollars and seventy-five cents," and strike out the following: "thirty days after the passage of this act".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. West, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter three hundred and sixty-one of the Laws of eighteen hundred and ninety-seven, entitled 'An act to incorporate the city of North Tonawanda,' in relation to the powers of the common council." (No. 2036, Int. No. 1246.)

"An act giving the city of Buffalo additional power to abate floods in Buffalo river and Cazenovia creek, and to put the Buffalo river in navigable condition, and to acquire lands by purchase or by eminent domain proceedings, and requiring the construction of bridges over said Buffalo river and Cazenovia creek, and providing for the issue of bonds, and for the raising of money by general and local taxation to pay the expense of said work or improvement." (No. 2046, Int. No. 502.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of George Devitt, Patrick Mulheron, George E. Manville and Hiram Wood against the State for damages alleged to have been sustained by them, their grantors and assigns and to render judgment therefor." (No. 1854, Int. No. 1372.)

"An act to amend the Public Health Law, in relation to the approval by the State Commissioner of Health of the construction or extension of systems of potable water supply." (No. 1988, Rec. No. 138.)

"An act fixing the salaries of the county detectives of Kings county." (No. 1952, Int. No. 1456.)

"An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' in relation to the eligibility of commissioners." (No. 1991, Int. No. 676.)

"An act to amend the Public Health Law, relative to the suppression and removal of certain nuisances." (No. 2076, Int. No. 894.)

"An act to amend the Greater New York charter, relative to the department of street cleaning." (No. 2045, Int. No. 417.)

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of James Flynn against the State for damages alleged to have been sustained by him, and to render judgment therefor." (No. 1753, Int. No. 1322.)

"An act to amend the Greater New York charter in relation to employment and payment of inspectors of removals of pavements or disturbances of surface of streets." (No. 2030, Int. No. 1066.)

"An act to amend section three hundred and seventy-three of the Code of Criminal Procedure, as to number of peremptory challenges in a criminal case." (No. 2039, Int. No. 1345.)

"An act to amend chapter forty-six of the Laws of nineteen hundred and four, entitled 'An act to authorize the several towns in the county of Suffolk in this State to establish street sprinkling districts outside the limits of any incorporated village or villages therein, and to provide for the sprinkling of the streets, avenues, highways and public places in said district, also relating to districts in more than one town' in relation to Westchester county." (No. 1998, Int. No. 1069.)

"An act to amend section three hundred and eight of the Code of Criminal Procedure in relation to compensation of counsel assigned by the court." (No. 2040, Int. No. 1366.)

"An act authorizing and empowering the Commissioners of the Land Office to grant to Harrison B. Washburn and Isaac T.

Washburn, all the interest of this State in and to certain lands formerly under the waters of the Hudson river, but since filled in, and to adjoining lands now under the waters of the Hudson river in and adjoining the village of Ossining, in the county of Westchester." (No. 2005, Int. No. 1379.)

"An act to validate the incorporation by the board of supervisors of the county of Oswego of the Maple Lawn Cemetery Association in the town of Albion, Oswego county, and defining the powers and duties of such corporation." (No. 2000, Int. No. 1302.)

"An act to incorporate the Niagara Frontier Bridge Company." (No. 1992, Int. No. 713.)

"An act to extend the time of the Buffalo, Thousand Islands and Portland Railroad Company to commence and complete the construction of its railroad." (No. 2043, Rec. No. 177.)

"An act to amend the Greater New York charter, relative to the department of docks and ferries." (No. 2049, Rec. No. 189.)

"An act to amend the charter of the city of New Rochelle in relation to the police force of said city and the compensation thereof, and in relation to the city engineer and his compensation." (No. 1989, Rec. No. 196.)

"An act to amend the Railroad Law, in relation to motormen, conductors and drivers on street railways in the city of New York." (No. 1990, Int. No. 830.)

"An act to authorize the comptroller of the city of New York to examine the claim of George Blair, a veteran of the Civil War." (No. 1995, Int. No. 920.)

"An act to amend the Railroad Law, in relation to grade crossings." (No. 2061, Int. No. 1491.)

"An act to amend the Code of Civil Procedure, relative to the time to publish in substituted service." (No. 2042, Rec. No. 186.)

"An act to amend sections twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims

against decedent, and to voluntary accountings by executor and administrator." (No. 2034, Int. No. 1045.)

"An act to amend the Town Law, relating to highway commissioners." (No. 2002, Int. No. 1320.)

"An act to legalize bonds of the village of Lakewood to be issued for the purpose of defraying the expense of establishing a system of water-works in and for said village, and supplying its inhabitants with water, and to legalize all proceedings of the board of trustees in relation thereto, including the resolution submitted to the qualified electors of said village at a special election held on the thirtieth day of August, nineteen hundred and five, and all proceedings of said board of trustees in relation and subsequent thereto, and to provide for the payment of the principal and interest of said bonds." (No. 1980, Int. No. 1463.)

"An act to amend chapter seventeen of the Laws of nineteen hundred and three, entitled 'An act to authorize the city of Jamestown to acquire and maintain a water supply system,' relative to water commissioners holding other offices." (No. 1383, Int. No. 1126.)

Mr. Rogers.—Mr. Speaker, I desire to call up from the table my appeal from the Chair's decision for the purpose of submitting to the Chair for his consideration some precedents which I have found, and which I should be very glad to have the Chair take under consideration, and shall not undertake to press the appeal further than that to-day. I have examined the precedents, Mr. Speaker, and I must say that the search has been one of some degree of work which I did not anticipate, because the situations apparently have not arisen as often as would have been supposed. But I find, Mr. Speaker, in 1894, when Speaker Malby was in the Chair, when ex-Speaker Sulzer, who was the Speaker of the year before, was the Democratic leader, and when Mr. Fish of Putnam, who the following year was the Speaker, were on the floor, and in a year when perhaps as many appeals were taken from the Speaker's decisions and the rules of the House were generally enforced with as much sharpness as they ever have been in recent years, I find the ruling on a case to



have been as follows: I read from volume 1 of the Assembly journal of 1894, at page 257, being the journal of March 15th of that year: "Mr. Butts moved to discharge the committee on railroads from the further consideration of a bill intended to facilitate travel upon elevated railroads in the city of New York. Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative. Ayes 50, noes 28." Among those voting in the negative was Mr. Fish, whom I have mentioned, who was Speaker the following year, and Mr. Sulzer, whom I have mentioned, who was Speaker of the preceding year.

I also find, Mr. Speaker, that in 1899, under Speaker Nixon, the same situations practically arose, and a similar decision was rendered. I read from the Assembly journal of 1899, volume I, page 1173—and the Mr. Fish here referred to, Mr. Speaker, is the distinguished gentleman from Madison who is now a member of this House—"Mr. Sanders offered for the consideration of the House a resolution, in the words as follows," and it states that he moves that the committee on judiciary be discharged from a bill intended for the relief of the Beth Israel Hospital, and so forth, and that the same be referred to the committee on cities. "Mr. Speaker put the question whether or not the House would agree to such motion, and it was decided in the affirmative." The vote in that instance, seems to have been by rising, or the ordinary vote other than a roll-call. Apparently the gentleman from Madison then came upon the scene, for the journal—now here is what follows: "Mr. Fish moved that the committee on affairs of cities be discharged from the further consideration of said bill, and that the same be recommitted to the committee on judiciary." It will be observed that it had been taken from judiciary and sent to cities upon the motion of Mr. Sanders, who was a distinguished member of the minority. Thereupon, Mr. Fish, chairman of the judiciary committee, or representing the judiciary committee, moves to undue the work by discharging the cities and recommitting to judiciary. "Mr. McKeown raised the point of order that said bill was in the hands of the com-

mittee on affairs of cities and that no hearing had been had thereon, and that said motion was out of order. Mr. Speaker ruled the point of order not well taken." I read that particularly to show that the matter was being contested very sharply by Mr. McKeown, who is well-known to yourself, as well as to other of us, as a skilled parliamentarian. "Mr. Speaker put the question whether the House would agree to such motion of Mr. Fish, and it was decided in the affirmative. Ayes 56, noes 43;" and the roll-call gives in each instance the list of members.

Now, Mr. Speaker, I cite these instances, not in any spirit of narrow criticism, but because I believe that it is a matter of the greatest importance that no improper precedent should be established, and that the rule of interpretation of the rules and practices of the House, as they have been pursued for several years should be continued. I would like, if occasion required, to make a more extended argument, but I do not desire to do so, nor to submit you to any improper embarrassment as Speaker; and if it be satisfactory to the House I would ask that the consideration of the appeal be further postponed until the Speaker may have an opportunity to examine the precedents—if that is agreeable to the House.

Mr. Moreland.—In relation to the request of the gentleman from Broome, that further consideration of this appeal is to be postponed is fairly satisfactory to me, and I consent to it, simply making the statement that I think that the House generally regards the position taken by the Speaker upon this proposition as one eminently proper. So far as the precedents are concerned, I am creditably informed, that within recent years at least, precedents to the contrary have been numerous, but as to the question of the merit of the proposition as decided by the Speaker, one precedent brought up in the manner—in connection with the time expressed by the gentleman from Broome, I think should not weigh much, and I have no objection to the extension of the time for consideration.

Mr. G. M. Palmer.—Mr. Speaker, I do not desire at this time to discuss the ruling of the Chair, except in so far as to say

that this question is liable to come up day after day, and if there is to be a permanent ruling of the Chair, which has been up to this time the ruling—but if there is to be any modification of that ruling, it ought to be done so that when a motion of this character is made it may be made Monday, Tuesday or Wednesday, in reference to certain bills, that we should know as early as possible, what vote we must have as a vote in order to discharge a committee. I am perfectly willing that the time of the present determination of the question go over; and it seems to me it ought to be sometime early next week.

Mr. Rogers.—I will ask that it be postponed to any day certain that it will be agreeable to the Chair and the respective leaders. Monday, Tuesday, or Wednesday—any day will be satisfactory—Tuesday morning.

Mr. Agnew offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 2099, Int. No. 1078) entitled “An act to amend the Tax Law, relating to certain exemptions,” and that said bill be recommitted to the committee on revision.

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Mr. Agnew offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of the Senate bill (No. 763, Int. No. 228) entitled “An act to amend the Tax Law relating to certain exemptions.”

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Agnew, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Agnew, said bill was referred to the committee on revision to compare with the Assembly bill No. 2099, Int. No. 1078, same title and subject, now on the order of third

reading, and report if the same are identical, and if found identical that said Senate bill be substituted for said Assembly bill.

Mr. Reilly offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of the bill (No. 728, Int. No. 647) entitled "An act to regulate public laundries and to provide for the taxation thereof."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

Ordered, That said bill be placed on the order of second reading.

Mr. Wemple moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker the Clerk called the roll, when the following members responded:

Agnew	Coon	Hackett	Merritt	Shanahan
Allen F E	Cox	Hammond	Miller	Smith A E
Allen J G	Crosley	Hamn	Moreland	Sprenger
Averill	Cunningham	Hapcman	Murphy	Stanley
Baldwin	DeGroot	Harawitz	Nevins	Steele
Bass	Dowling	Hartman	Norton	Steffens
Becker	Draper	Hastings	Oglesby	Story
Beebe	Eagleton	Hooker	O'Neill	Surpless
Bisland	Evans	Hooper	Palmer G M	Volk
Bohan	Feth	Kavanagh	Palmer S J	Waddell
Boshart	Filley	Keyes	Patton	Wade
Brady	Foelker	Knapp	Phillips	Wainwright
Brennan	Foster	Lansing	Pratt	Weber
Burnett	Fowler	LaFetra	Prentice	Wedemeyer
Burzynski	Francis	Lee W I	Rock	Wells
Campbell	Fritz	Lewis	Salomon	Wemple
Carnochan	Gates	Long	Santee	Whitney G H
Carrier	Grady	Maher	Schmitt	Williams
Caughlan	Gray F J	Maier	Schoeneck	Wilson
Chamberlain	Gregory	McGuire	Schwegler	Winters
Charles	Gunderman	Mead	Scovill	Wood
Colne				

Mr. Gates moved that the call of the House be made a close call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.



The Senate bill (No. 875) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-eight, entitled 'An act for the government of cities of the second class,' relative to official papers" (Rec. No. 216), having been announced,

Mr. Speaker announced the question to be on the pending amendment of Mr. Oglesby.

By unanimous consent, Mr. Oglesby withdrew the pending amendment offered by him.

Mr. Nolan moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 2, line 5, strike out words "not more than", also strike out brackets on word "daily".

Page 2, lines 6 to 14, strike out all new matter.

Page 2, lines 17, 18, strike out brackets and following words: "a successor or successors shall be".

Line 19, strike out words "paper or".

Mr. Speaker put the question whether the House would agree to said motion of Mr. Nolan, and it was decided in the negative.

Mr. Speaker stated the pending question to be the amendment of Mr. Campbell.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Campbell, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and there-fifths being present.

AYES 86

NOES 27

Those who voted in the affirmative were:

Agnew	Cowan	Gunderman	Moreland	Steffens
Allen F E	Cox	Hammond	Murphy	Story
Allen J G	Crosley	Hamn	Nevins	Surpless
Averill	Cunningham	Hapeman	Nolan	Volk

Baldwin	DeGroot	Hartman	Norton	Waddell
Bass	Dowling	Hastings	O'Neill	Wade
Becker	Draper	Hooker	Palmer S J	Wainwright
Beebe	Evans	Hooper	Patton	Weber
Bisland	Filley	Knapp	Phillips	Wells
Boshart	Foelker	Lansing	Pratt	Wemple
Brady	Foster	Lee W I	Prentice	Whitley
Brennan	Fowler	Lupton	Rock	Whitney F G
Burnett	Francis	Maher	Santee	Whitney G H
Carrier	Gates	Maier	Schoeneck	Williams
Chamberlain	Gray F J	Mead	Scovill	Wilson
Charles	Green	Merritt	Stanley	Winters
Colne	Gregory	Miller	Steele	Wood
Coon				

Those who voted in the negative were:

Bird	Cohalan	Harawitz	Long	Salomon
Bohan	Eagleton	Kavanagh	McGuire	Schmitt
Burzynski	Eckmann	Keyes	Oliver	Shanahan
Campbell	Feth	LaFetra	Palmer G M	Smith A E
Carnochan	Grady	Lee A E	Reilly	Wedemeyer
Caughlan	Hackett			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1985) entitled "An act to amend the Election Law, relative to the creation, division and alteration of election districts" (Int. No. 917), having been announced for a third reading,

Mr. O'Neill moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

On page 4, line 24, after the word "In" insert the words "that portion of", and insert brackets enclosing said words.

On the same line, after the word "York" insert the words "within the county of New York," and insert brackets enclosing said words.

On same page, after line 26, insert the following: "In that portion of the city of New York outside the county of New York such election district shall be compact in form, entirely within a ward and numbered in consecutive order therein respectively," and insert brackets enclosing same.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Mr. Cox, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 2068) entitled "An act to amend the Stock Corporation Law relative to the qualification of directors" (Int. No. 1499), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and there-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Miller	Smith Myron
Allen F E	Crosley	Hamn	Mills	Sprenger
Allen J G	Cunningham	Harawitz	Moreland	Stanley
Apgar	DeGroot	Harte	Murphy	Steele
Averill	Donohue	Hartman	Nevins	Steffens
Baldwin	Dowling	Hastings	Nolan	Story
Bass	Draper	Hoffman	Oliver	Surpluss
Becker	Eagleton	Hooker	O'Neill	Thompson
Beebe	Eckmann	Hooper	Palmer S J	Tompkins
Bird	Evans	Hubbs	Patton	Volk
Bisland	Farnan	Keyes	Phillips	Waddell
Bohan	Feth	Knapp	Prentice	Wade
Boshart	Filley	Krulewitch	Quinn	Wainwright
Brady	Fish	Lansing	Rock	Wedemeyer
Brennan	Foelker	LaFetra	Rogers	Wells
Burnett	Foster	Lee A E	Salomon	Wemple
Burzynski	Fowler	Lee W I	Sammon	West
Carnochan	Francis	Lewis	Santee	Whitley
Carrier	Fritz	Long	Schmitt	Whitney F G
Caughlan	Gates	Lynch	Schoeneck	Whitney G H
Chamberlain	Gray A B	Maher	Scovill	Williams
Charles	Gray F J	Maier	Shanahan	Wilson
Cohalan	Green	Matthews	Shuttleworth	Winters
Colne	Gregory	McGuire	Smith A E	Yale
Coon	Gurnett	Mead	Smith J E	Young
Cowan	Hackett	Merritt	Smith M F	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1984) entitled "An act to amend chapter seven hundred and thirty-seven of the Laws of nineteen hundred and five, entitled 'An act to establish a Commission of Gas and Electricity with power to regulate the price of gas and electric light and certain other electric services, and to provide for the control and supervision of gas, electric light and other electric

corporations, and making an appropriation therefor'” (Int. No. 1102), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and there-fifths being present.

AYES 96

NOES 35

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Murphy	Story
Allen F E	DeGroot	Hapeman	Nevins	Surpless
Allen J G	Donohue	Hartman	Norton	Volk
Averill	Dowling	Hastings	O'Neill	Waddell
Baldwin	Draper	Hoffman	Palmer S J	Wade
Becker	Evans	Hooker	Patton	Wainwright
Beebe	Farnan	Hooper	Phillips	Weber
Bisland	Filley	Knapp	Pratt	Wells
Boshart	Fish	Lansing	Prentice	Wemple
Brady	Foelker	Lee W I	Rock	West
Brennan	Foster	Lewis	Rogers	Whitley
Burnett	Fowler	Lupton	Santee	Whitney F G
Carrier	Francis	Maher	Schoeneck	Whitney G H
Chamberlain	Gates	Maier	Scovill	Williams
Charles	Gray F J	Mead	Smith Myron	Winters
Colne	Green	Merritt	Sprenger	Wilson
Coon	Gregory	Miller	Stanley	Wood
Cowan	Gunderman	Mills	Steele	Yale
Cox	Hammond	Moreland	Steffens	Young
Crosley				

Those who voted in the negative were:

Bernstein	Caughlan	Gurnett	Lee A E	Reilly
Bird	Cohalan	Hackett	Lynch	Salomon
Bohan	Dressing	Harawitz	McGuire	Schwegler
Burns	Eagleton	Harte	Nolan	Shanahan
Burzynski	Feth	Kavanagh	Oglesby	Smith A E
Campbell	Fritz	Keyes	Palmer G M	Thompson
Carnochan	Grady	LaFetra	Quinn	Wedemeyer

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2020) entitled “An act to amend the Domestic Relations Law, relating to the liability of married women on contracts” (Int. No. 546), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.



Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 52

NOES 64

Those who voted in the affirmative were:

Allen F E	Evans	Lansing	Patton	Story
Allen J G	Filley	Lee W I	Pratt	Volk
Baldwin	Foelker	Lupton	Prentice	Waddell
Bisland	Foster	Maher	Rock	Wade
Carrier	Gates	McGuire	Santee	Wells
Chamberlain	Gray F J	Moreland	Schmitt	Whitney G H
Colne	Green	Murphy	Schoeneck	Williams
Cox	Gunderman	Nevins	Smith Myron	Wilson
Crosley	Hapeman	Norton	Stanley	Winters
DeGroot	Harte	Oglesby	Steffens	Wood
Draper	Hooper			

Those who voted in the negative were:

Agnew	Cohalan	Fritz	Lewis	Rogers
Averill	Coon	Grady	Long	Salomon
Becker	Cowan	Gregory	Maier	Schwegler
Beebe	Cunningham	Hackett	Mead	Scovill
Bird	Donohue	Hammond	Merritt	Shanahan
Bohan	Dowling	Hamn	Miller	Sprenger
Boshart	Dressing	Harawitz	Nolan	Steele
Burnett	Eagleton	Hartman	Oliver	Surpluss
Burzynski	Eckmann	Kavanagh	O'Neill	Wainwright
Campbell	Feth	Keyes	Palmer G M	Weber
Carnochan	Fish	Knapp	Palmer S J	Wemple
Caughlan	Fowler	LaFetra	Phillips	Whitley
Charles	Francis	Lee A E	Reilly	

The bill (No. 107) entitled "An act to amend the General Corporation Law, relative to promoters and prospectuses" (Int. No. 107), having been announced for a third reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1013) entitled "An act to provide for a commissioner of records of the county of New York" (Int. No. 848), having been announced for a third reading,

Mr. Bohan moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

On page 1, line 2, strike out the words "district attorney" and insert in place thereof "appellate division of the supreme court, first department".

Mr. G. M. Palmer in the chair.

On motion of Mr. Bohan, and by unanimous consent, said bill, with pending amendment, was ordered placed on the third reading calendar for Monday next.

The bill (No. 1555) entitled "An act to amend the Lien Law, in relation to liens on automobiles and other vehicles" (Int. No. 1218), having been announced for a third reading,

On motion of Mr. Francis, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

Mr. Burnett in the chair.

The bill (No. 2073) entitled "An act to amend the Insurance Law generally" (Int. No. 809), having been announced for a third reading,

Mr. G. M. Palmer moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith amended as follows:

On page 58, line 22, after the word "Corporation" insert "The president of any such company shall not be paid a salary exceeding \$50,000 per year; and no other officer of any such company shall be paid a salary exceeding \$30,000 per year, by any such company".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

AYES 19

NOES 91

Those who voted in the affirmative were:

Bohan	Dressing	Kavanagh	McGuire	Pratt
Burzynski	Eagleton	Keyes	Merritt	Quinn
Carnochan	Grady	LaFetra	Oglesby	Reilly
Chamberlain	Hackett	Lee A E	Oliver	

Those who voted in the negative were:

Agnew	Cox	Green	Mills	Smith Myron
Allen F E	Crosley	Gregory	Moreland	Sprenger
Allen J G	Cunningham	Gunderman	Murphy	Stanley
Averill	DeGroot	Hammond	Nevins	Steele

Baldwin	Donohue	Hapeman	Nolan	Steffens
Bass	Dowling	Harte	Norton	Story
Becker	Draper	Hartman	O'Neill	Surpless
Beebe	Eckmann	Hastings	Palmer S J	Volk
Bisland	Evans	Hooker	Phillips	Waddell
Boshart	Feth	Hooper	Prentice	Wainwright
Brady	Filley	Lansing	Rock	Weber
Brennan	Fish	Lee W I	Rogers	Wells
Burnett	Foelker	Lewis	Salomon	Wemple
Campbell	Foster	Long	Santee	West
Carrier	Fowler	Lupton	Schmitt	Whitley
Charles	Francis	Maher	Schoeneck	Whitney G H
Cohalan	Gates	Maier	Schwegler	Williams
Colne	Gray F J	Mead	Scovill	Wood
Coon				

Mr. Hammond moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith amended as follows:

On page 58, line 2, after "shall not" insert ", after the year nineteen hundred and seven".

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Mr. Speaker in the chair.

Mr. Cox moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith amended as follows:

Pages 99, 100 and 101, strike out all of section 40.

Pages 101, 102 and 103, strike out all of section 41.

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

AYES 35

NOES 82

• Those who voted in the affirmative were:

Baldwin	Crosley	Gregory	Lee A E	Quinn
Boshart	Donohue	Gunderman	Mead	Santee
Burnett	Dowling	Hammond	Miller	Schoeneck
Carrier	Draper	Hapeman	Oliver	Smith A E
Chamberlain	Dressing	Harte	O'Neill	Steele
Coon	Gates	Hooker	Patton	Volk
Cox	Gray F J	Knapp	Phillips	Wilson

Those who voted in the negative were:

Agnew	Colne	Hartman	Nevins	Stanley
Allen F E	Cowan	Hastings	Nolan	Steffens
Allen J G	Cunningham	Hooper	Norton	Story
Averill	DeGroot	Kavanagh	Oglesby	Surpless
Bass	Eckmann	Lansing	Palmer S J	Waddell
Becker	Evans	LaFetra	Pratt	Wainwright
Beebe	Feth	Lee W I	Prentice	Weber
Bird	Filley	Lewis	Reilly	Wedemeyer
Bisland	Fish	Long	Rock	Wells
Bohan	Foster	Lupton	Rogers	Wemple
Brady	Fowler	Maher	Salomon	West
Brennan	Francis	Maier	Schmitt	Whitley
Campbell	Fritz	McGuire	Schwegler	Whitney G H
Carnochan	Grady	Mills	Scovill	Williams
Caughlan	Green	Moreland	Smith Myron	Winters
Charles	Hackett	Murphy	Sprenger	Wood
Cohalan	Harawitz			

Mr. LaFetra moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith amended as follows:

Page 57, line 2, strike out "nine" insert "fourteen", line 5 ditto.

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 114

NOES 00

Those who voted in the affirmative were:

Agnew	Coon	Green	Mead	Schwegler
Allen F E	Cox	Gregory	Merritt	Scovill
Allen J G	Crosley	Gunderman	Mills	Smith A E
Averill	Cunningham	Hackett	Moreland	Smith Myron
Baldwin	DeGroot	Hammond	Murphy	Sprenger
Bass	Donohue	Hapeman	Nolan	Stanley
Becker	Dowling	Harte	Norton	Steele
Beebe	Draper	Hartman	Oglesby	Steffens
Bird	Dressing	Hastings	Oliver	Story



Bisland	Eagleton	Hooker	O'Neill	Surpless
Bohan	Eckmann	Hooper	Palmer S J	Volk
Boshart	Evans	Kavanagh	Patton	Waddell
Brady	Feth	Keyes	Phillips	Wainwright
Brennan	Filley	Lansing	Pratt	Weber
Burnett	Fish	LaFetra	Prentice	Wedemeyer
Burzynski	Foelker	Lee A E	Quinn	Wells
Campbell	Foster	Lee W I	Reilly	Wemple
Carnochan	Fowler	Lewis	Rock	West
Carrier	Francis	Long	Rogers	Whitley
Chamberlain	Fritz	Lupton	Salomon	Whitney G H
Charles	Gates	Maher	Santee	Williams
Cohalan	Grady	Maier	Schmitt	Wood
Colne	Gray F J	McGuire	Schoeneck	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 2044) entitled "An act to amend the General Corporation Law relative to political contributions by corporations" (Int. No. 812), having been announced for a third reading,

On motion of Mr. Rogers, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1543) entitled "An act to amend section thirty-four of the Greater New York charter in relation to licensing auctioneers" (Int. No. 853), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Merritt	Shuttleworth
Allen F E	Crosley	Hamn	Miller	Smith A E
Allen J G	Cunningham	Hapeman	Mills	Smith J E
Apgar	DeGroot	Harawitz	Moreland	Smith M F
Averill	Donohue	Harte	Murphy	Smith Myron
Bass	Dowling	Hartman	Nevins	Sprenger
Becker	Draper	Hastings	Norton	Steele
Beebe	Eagleton	Hoffman	Oglesby	Steffens
Bernstein	Eckmann	Hooker	Oliver	Story
Bird	Evans	Hooper	Palmer G M	Surpless
Bisland	Farnan	Hubbs	Palmer S J	Thompson
Bohan	Filley	Kavanagh	Patton	Volk

Boshart	Fish	Keyes	Phillips	Waddell
Brady	Foelker	Knapp	Pratt	Wade
Burnett	Foster	Krulewitch	Prentice	Weber
Burns	Fowler	Lansing	Quinn	Wedemeyer
Burzynski	Gates	Lee A E	Reilly	Wells
Campbell	Grady	Lee W I	Rock	Wemple
Carnochan	Grattan	Lewis	Rogers	West
Carrier	Gray A B	Lupton	Salomon	Whitley
Caughlan	Gray F J	Lynch	Sammon	Whitney F G
Chamberlain	Green	Maher	Santee	Williams
Charles	Gregory	Maier	Schmitt	Wilson
Cohalan	Gunderman	Matthews	Schoeneck	Winters
Colne	Gurnett	McGuire	Scovill	Wood
Coon	Hackett	Mead	Shanahan	Yale
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1705) entitled "An act in relation to an assessment for the grading, construction and improvement of Surf avenue in the city of New York, borough of Brooklyn, late town of Gravesend, Kings county, and to close Surf avenue from West Thirty-seventh street to the end of said avenue at Coney Island Point" (Int. No. 1297), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Murphy	Stanley
Allen F E	DeGroot	Harawitz	Nevins	Steele
Allen J G	Donohue	Hartman	Nolan	Steffens
Averill	Dowling	Hastings	Norton	Story
Baldwin	Draper	Hooker	Oglesby	Surpless
Bass	Dressing	Hooper	Oliver	Thompson
Becker	Eagleton	Hubbs	O'Neill	Tompkins
Bedell	Evans	Kavanagh	Palmer G M	Volk
Bernstein	Farnan	Keyes	Palmer S J	Waddell
Bird	Feth	Knapp	Patton	Wade
Bisland	Filley	Krulewitch	Phillips	Wainwright
Bohan	Fish	Lansing	Pratt	Weber
Boshart	Foelker	LaFetra	Prentice	Wedemeyer
Brady	Foster	Lee A E	Quinn	Wells
Brennan	Fowler	Lee W I	Reilly	Wemple
Burns	Francis	Lewis	Rock	West
Burzynski	Fritz	Lupton	Salomon	Whitley

Carnochan	Gates	Maher	Sammon	Whitney F G
Caughlan	Grady	Maier	Santee	Whitney G H
Chamberlain	Grattan	Matthews	Scovill	Williams
Charles	Gray A B	McGuire	Shanahan	Wilson
Colne	Gray F J	Mead	Shuttleworth	Winters
Coon	Gregory	Merritt	Smith A E	Wood
Cowan	Gunderman	Miller	Smith J E	Yale
Cox	Hackett	Mills	Smith Myron	Young
Crosley	Hammond	Moreland		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1551) entitled "An act to amend the Tax Law in relation to providing assessors with additional information in respect to corporations taxable in their several districts" (Int. No. 1214), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamm	Miller	Smith M F
Allen F E	Cunningham	Hapeman	Mills	Smith Myron
Allen J G	DeGroot	Harawitz	Moreland	Sprenger
Averill	Donohue	Harte	Murphy	Stanley
Baldwin	Dowling	Hartman	Nevins	Steele
Bass	Draper	Hastings	Nolan	Steffens
Becker	Eagleton	Hoffman	Oglesby	Story
Beebe	Eckmann	Hooker	Oliver	Surpluss
Bernstein	Evans	Hooper	O'Neill	Thompson
Bird	Farnan	Hubbs	Palmer G M	Tompkins
Bisland	Feth	Kavanagh	Palmer S J	Volk
Bohan	Filley	Keyes	Patton	Waddell
Boshart	Fish	Knapp	Phillips	Wade
Brady	Foelker	Krulewitch	Pratt	Wainwright
Brennan	Foster	Lansing	Prentice	Welber
Burnett	Fowler	LaFetra	Quinn	Wedemeyer
Burns	Francis	I ee A E	Rock	Wells
Burzynski	Fr'tz	I ee W I	Rogers	Wemple
Carnochan	Gates	Iewis	Salomon	West
Carrier	Grattan	Iong	Sammon	Whitley
Caughlan	Gray A B	Lupton	Santee	Whitney F G
Chamberlain	Gray F J	Lynch	Schmitt	Whitney G H
Charles	Green	Maher	Schoeneck	Williams
Cohalan	Gregory	Maier	Scovill	Wilson
Colne	Gunderman	Matthews	Shanahan	Winters
Coon	Gurnett	McGuire	Shuttleworth	Wood
Cowan	Hackett	Mead	Smith A E	Yale
Cox	Hammond	Merritt	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1611) entitled "An act to amend chapter three hundred and six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to confirm, reduce, levy and provide for the collection by the city of Rensselaer as the successor of the village of Greenbush of certain assessments made by the village of Greenbush, and to confirm the proceedings had with reference thereto and the issue of bonds thereon,' in relation to the collection of unpaid street paving assessments" (Int. No. 1255), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Miller	Smith J E
Allen F E	Crosley	Hapeman	Mills	Smith M F
Allen J G	Cunningham	Harawitz	Moreland	Smith Myron
Apgar	DeGroot	Harte	Murphy	Sprenger
Averill	Donohue	Hartman	Nevins	Stanley
Baldwin	Dowling	Harvey	Norton	Steele
Bass	Draper	Hastings	Oglesby	Steffens
Becker	Eagleton	Hoffman	Oliver	Story
Beebe	Eckmann	Hooker	O'Neill	Surpless
Bernstein	Evans	Hooper	Palmer G M	Thompson
Bird	Farnan	Hubbs	Palmer S J	Volk
Bisland	Filley	Kavanagh	Patton	Waddell
Bohan	Fish	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wedemeyer
Burnett	Francis	LaFetra	Reilly	Wells
Burns	Gates	Lee A E	Rock	Wemple
Burzynski	Grady	Lee W I	Rogers	West
Campbell	Grattan	Lewis	Salomon	Whitley
Carnochan	Gray A B	Lupton	Sammon	Whitney F G
Carrier	Gray F J	Lynch	Santee	Whitney G H
Caughlan	Green	Maher	Schmitt	Williams
Chamberlain	Gregory	Maier	Schoeneck	Wilson
Charles	Gunderman	Matthews	Scovill	Winters
Cohalan	Gurnett	McGuire	Shanahan	Wood
Colne	Hackett	Mead	Shuttleworth	Yale
Coon	Hammond	Merritt	Smith A E	Young
Cowan				



Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 994) entitled "An act to amend the Tax Law in relation to redemption from tax sales" (Int. No. 833), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith Myron
Allen F E	DeGroot	Hapeman	Murphy	Sprenger
Allen J G	Donohue	Harawitz	Nevins	Stanley
Averill	Dowling	Hartman	Nolan	Steele
Baldwin	Draper	Hastings	Norton	Steffens
Bass	Dressing	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surpless
Bebee	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Tompkins
Bird	Feth	Kavanagh	Palmer S J	Volk
Bisland	Filley	Keyes	Patton	Waddell
Bohan	Fish	Knapp	Phillips	Wade
Boshart	Foelker	Krulewitch	Pratt	Wainwright
Brady	Foster	Lansing	Prentice	Weber
Brennan	Fowler	LaFetra	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Reilly	Wells
Burns	Fritz	Lee W I	Rock	Wemple
Burzynski	Gates	Lewis	Rogers	West
Carnochan	Grady	Lupton	Salomon	Whitley
Caughlan	Grattan	Maher	Sammon	Whitney F G
Chamberlain	Gray A B	Maier	Santee	Whitney G H
Charles	Gray F J	Matthews	Schoeneck	Williams
Colne	Green	McGuire	Scovill	Wilson
Coon	Gregory	Mead	Shanahan	Winters
Cowan	Gunderman	Merritt	Shuttleworth	Wood
Cox	Hackett	Miller	Smith A E	Yale
Crosley	Hammond	Mills	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1084) entitled "An act to amend chapter six hundred and forty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Buffalo to construct

a storm-water drain in said city and in the village of Sloan, to issue bonds therefor, and to permit said village to discharge sewage into sewers of said city'" (Int. No. 893), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Merritt	Smith J E
Allen F E	DeGroot	Hapeman	Miller	Smith M F
Allen J G	Donohue	Harawitz	Mills	Smith Myron
Averill	Dowling	Harte	Moreland	Sprenger
Baldwin	Draper	Hartman	Murphy	Steele
Bass	Eagleton	Hastings	Nevins	Steffens
Becker	Eckmann	Hoffman	Nolan	Story
Bernstein	Evans	Hooker	Oglesby	Surpluss
Bird	Farnan	Hooper	Oliver	Thompson
Bisland	Feth	Hubbs	O'Neill	Volk
Bohan	Filley	Kavanagh	Palmer G M	Waddell
Boshart	Fish	Keyes	Palmer S J	Wade
Brady	Foelker	Knapp	Patton	Wainwright
Brennan	Foster	Krulewitch	Phillips	Weber
Burnett	Fowler	Lansing	Pratt	Wedemeyer
Burns	Francis	LaFetra	Prentice	Wells
Burzynski	Fritz	Lee A E	Quinn	Wemple
Carnochan	Gates	Lee W I	Rock	West
Carrier	Grattan	Lewis	Rogers	Whitley
Caughlan	Gray A B	Long	Salomon	Whitney F G
Chamberlain	Gray F J	Lupton	Sammon	Whitney G H
Charles	Green	Lynch	Santee	Williams
Cohalan	Gregory	Maher	Schmitt	Wilson
Colne	Gunderman	Maier	Schoeneck	Winters
Coon	Gurnett	Matthews	Scovill	Wood
Cowan	Hackett	McGuire	Shuttleworth	Yale
Cox	Hammond	Mead	Smith A E	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1870) entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and

ninety-two, entitled "An act to supply the city of Auburn with water," in relation to rents, rates and penalties and duties of the water commissioners" (Int. No. 1390), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Miller	Smith A E
Allen F E	Crosley	Hamn	Mills	Smith J E
Allen J G	Cunningham	Hapeman	Moreland	Smith M F
Averill	DeGroot	Harte	Murphy	Smith Myron
Baldwin	Donohue	Hartman	Nevins	Sprenger
Bass	Dowling	Harvey	Norton	Stanley
Becker	Draper	Hastings	Oglesby	Steele
Beebe	Eagleton	Hoffman	Oliver	Steffens
Bird	Eckmann	Hooker	O'Neill	Story
Bisland	Evans	Hooper	Palmer G M	Volk
Bohan	Farnan	Hubbs	Palmer S J	Waddell
Boshart	Filley	Kavanagh	Patton	Wade
Brady	Fish	Keyes	Phillips	Wainwright
Brennan	Foelker	Knapp	Pratt	Weber
Burnett	Foster	Krulewitch	Prentice	Wedemeyer
Burns	Fowler	Lansing	Quinn	Wells
Burzynski	Francis	LaFetra	Reilly	Wemple
Campbell	Gates	Lee A E	Rock	West
Carnochan	Grady	Lee W I	Rogers	Whitley
Carrier	Grattan	Lewis	Salomon	Whitney F G
Caughlan	Gray A B	Lupton	Sammon	Williams
Chamberlain	Gray F J	Lynch	Santee	Wilson
Charles	Green	Maher	Schoeneck	Winters
Cohalan	Gregory	Matthews	Scovill	Wood
Colne	Gunderman	McGuire	Shanahan	Yale
Coon	Gurnett	Mead	Shuttleworth	Young
Cowan	Hackett	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1702) entitled "An act to prohibit advertisements concerning certain diseases" (Int. No. 1294), having been announced for a third reading.

On motion of Mr. G. H. Whitney, and by unanimous consent,

said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1853) entitled "An act to authorize the common council of the city of New Rochelle to issue and sell bonds of said city for the uses and purposes of the fire department of said city" (Int. No. 1371), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132  
NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Mills	Smith A E
Allen F E	Cunningham	Hapeman	Moreland	Smith J E
Allen J G	DeGroot	Harawitz	Murphy	Smith M F
Averill	Donohue	Harte	Nevins	Smith Myron
Baldwin	Dowling	Hartman	Norton	Sprengr
Bass	Draper	Harvey	Oglesby	Stanley
Becker	Eagleton	Hastings	Oliver	Steele
Beebe	Eckmann	Hoffman	O'Neill	Steffens
Bernstein	Evans	Hooker	Palmer G M	Surpless
Bird	Farnan	Hooper	Palmer S J	Volk
Bisland	Filly	Kavanagh	Patton	Waddell
Bohan	Fish	Keyes	Phillips	Wade
Boshart	Foelker	Knapp	Pratt	Wainwright
Brady	Foster	Krulewitch	Prentice	Weber
Brennan	Fowler	Lansing	Quinn	Wedemeyer
Burnett	Francis	Lee A E	Reilly	Wells
Burns	Gates	Lee W I	Rock	West
Burzynski	Grady	Lewis	Rogers	Whitley
Campbell	Grattan	Lupton	Salomon	Whitney F G
Carnochan	Gray A B	Lynch	Sammon	Whitney G H
Caughlan	Gray F J	Maher	Santee	Williams
Chamberlain	Green	Maier	Schmitt	Wilson
Charles	Gregory	Matthews	Schoeneck	Winters
Colne	Gunderman	McGuire	Scovill	Wood
Coon	Gurnett	Merritt	Shanahan	Yale
Cowan	Hackett	Miller	Shuttleworth	Young
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1612) entitled "An act to authorize the comptroller of the city of New York in his discretion to examine into



the facts concerning the services rendered by Hector McNeile as clerk to a coroner of Kings county, and to provide for the payment of such claim" (Int. No. 1256), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hammond	Moreland	Smith Myron
Allen F E	Cunningham	Hamn	Murphy	Sprenger
Allen J G	DeGroot	Hapeman	Nevins	Stanley
Averill	Donohue	Harawitz	Nolan	Steele
Baldwin	Dowling	Hartman	Norton	Steffens
Bass	Draper	Hastings	Oglesby	Story
Becker	Dressing	Hoffman	Oliver	Surpluss
Beebe	Eagleton	Hooker	O'Neill	Thompson
Bernstein	Evans	Hooper	Palmer G M	Volk
Bird	Farnan	Hubbs	Palmer S J	Waddell
Bisland	Feth	Kavanagh	Patton	Wade
Bohan	Filley	Keyes	Phillips	Wainwright
Boshart	Fish	Knapp	Pratt	Weber
Brady	Foelker	Krulewitch	Prentice	Wedemeyer
Brennan	Foster	Lansing	Quinn	Wells
Burnett	Fowler	LaFetra	Reilly	Wemple
Burns	Francis	Lee A E	Rock	West
Burzynski	Fritz	Lee W I	Salomon	Whitley
Carnochan	Gates	Lewis	Sammon	Whitney F G
Caughlan	Grady	Maher	Santee	Whitney G H
Chamberlain	Gray A B	Matthews	Schoeneck	Williams
Charles	Gray F J	McGuire	Scovill	Wilson
Colne	Green	Mead	Shanahan	Winters
Coon	Gregory	Merritt	Shuttleworth	Wood
Cowan	Gunderman	Miller	Smith A E	Yale
Cox	Hackett	Mills	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1781) entitled "An act to amend chapter eight hundred and sixteen of the Laws of eighteen hundred and ninety-five, entitled 'An act enlarging and modifying the powers of town officers in towns within counties having over three hundred thousand inhabitants, and providing for the public improvements

within such town, excepting the counties of New York and Kings' (Int. No. 1344), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 1

Those who voted in the affirmative were:

Agnew	Crosley	Hapeman	Mills	Smith Myron
Allen F E	Cunningham	Harawitz	Moreland	Sprengr
Allen J G	DeGroot	Harte	Murphy	Stanley
Averill	Donohue	Hartman	Nevins	Steele
Baldwin	Dowling	Hastings	Nolan	Steffens
Bass	Draper	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surpless
Beebe	Eckmann	Hooper	O'Neill	Thompson
Bernstein	Evans	Hubbs	Palmer G M	Tompkins
Bird	Farnan	Kavanagh	Palmer S J	Volk
Bisland	Feth	Keyes	Patton	Waddell
Bohan	Filley	Knapp	Phillips	Wade
Boshart	Fish	Krulewitch	Pratt	Wainwright
Brady	Foelker	Lansing	Prentice	Weber
Brennan	Foster	Lee A E	Quinn	Wedemeyer
Burnett	Fowler	Lee W I	Rock	Wells
Burns	Francis	Lewis	Rogers	Wemple
Burzynski	Fritz	Long	Salomon	West
Carnochan	Gates	Lupton	Sammon	Whitley
Carrier	Gray A B	Lynch	Santee	Whitney F G
Caughlan	Gray F J	Maher	Schmitt	Whitney G H
Chamberlain	Green	Maier	Schoeneck	Williams
Charles	Gregory	Matthews	Shanahan	Wilson
Cohalan	Gunderman	McGuire	Shuttleworth	Winters
Colne	Gurnett	Mead	Smith A E	Wood
Coon	Hackett	Merritt	Smith J E	Yale
Cowan	Hammond	Miller	Smith M F	Young
Cox	Hamn			

In the negative:

LaFetra

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1640) entitled "An act to authorize a change in the site of the astronomical observatory of the Brooklyn Institute of Arts and Sciences, and to provide for the erection and

maintenance of said observatory" (Int. No. 1270), having been announced for a third reading,

On motion of Mr. Shanahan, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1820) entitled "An act to provide for obtaining information as to the consumption and waste of water in the city of New York" (Int. No. 1354), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hackett	Merritt	Smith J E
Allen F E	Crosley	Hammond	Miller	Smith M F
Allen J G	Cunningham	Hamn	Mills	Smith Myron
Averill	DeGroot	Hapeman	Moreland	Sprengr
Bass	Donohue	Harawitz	Nevins	Stanley
Becker	Dowling	Harte	Norton	Steele
Beebe	Draper	Hartman	Oglesby	Steffens
Bernstein	Eagleton	Harvey	Oliver	Story
Bird	Eckmann	Hastings	O'Neill	Surpless
Bisland	Evans	Hooker	Palmer G M	Thompson
Bohan	Farnan	Hooper	Palmer S J	Volk
Boshart	Filley	Hubbs	Patton	Waddell
Brady	Fish	Kavanagh	Phillips	Wade
Brennan	Foelker	Keyes	Pratt	Wainwright
Burns	Foster	Knapp	Prentice	Weber
Burzynski	Fowler	Krulewitch	Quinn	Wedemeyer
Campbell	Francis	Lausing	Reilly	Wemple
Carnochan	Gates	LaFetra	Rock	West
Carrier	Grady	Lee A E	Rogers	Whitley
Caughlan	Grattan	Lee W I	Sammon	Whitney F G
Chamberlain	Gray A B	Lewis	Santee	Whitney G H
Charles	Gray F J	Lupton	Schmitt	Williams
Cohalan	Green	Lynch	Schoeneck	Winters
Colne	Gregory	Maher	Scovill	Wood
Coon	Gunderman	Maier	Shanahan	Yale
Cowan	Gurnett	Matthews	Shuttleworth	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1363) entitled "An act to amend chapter six hundred and forty-four of the Laws of nineteen hundred and five, entitled 'An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled "An act to revise the charter of the city of Buffalo," relating to ward boundaries'" (Int. No. 1106), having been announced for a third reading,

On motion of Mr. Keyes, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 1613) entitled "An act to authorize a further appropriation for the maintenance of the Metropolitan Museum of Art in the Central park in the city of New York" (Int. No. 1257), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Papeman	Murphy	Sprenger
Allen J G	DeGroot	Parawitz	Nevins	Stanley
Apgar	Donohue	Hartman	Nolan	Steele
Averill	Dowling	Hastings	Norton	Steffens
Baldwin	Draper	Hoffman	Oglesby	Story
Bass	Dressing	Hooker	Oliver	Surpless
Becker	Eagleton	Hoover	O'Neill	Thompson
Bedell	Evans	Hubbs	Palmer G M	Tompkins
Beebe	Farnan	Kavanagh	Palmer S J	Volk
Bernstein	Feth	Keyes	Patton	Waddell
Bird	Filley	Knapp	Phillips	Wade
Bisland	Fish	Kruelewitch	Pratt	Wainwright
Bohan	Foelker	Larsing	Prentice	Weber
Boshart	Foster	LaFetra	Quinn	Wedemeyer
Brady	Fowler	Lee A E	Reilly	Wells
Brennan	Francis	Lee W I	Rock	Wemple
Burnett	Fritz	Lewis	Pogers	West
Burns	Gates	Lurton	Salomon	Whitley
Burzynski	Grady	Maher	Sammon	Whitney F G
Carnochan	Grattan	Maier	Santee	Whitney G H
Caughlan	Gray A B	Matthews	Schoeck	Williams
Chamberlain	Gray F J	McGuire	Scovill	Wilson



Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Agnew offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on charitable and religious societies be discharged from the further consideration of the Senate bill (No. 996, Rec. No. 309) entitled "An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof."

Mr. Speaker put the question whether the House would agree to said resolution, and it was decided in the affirmative.

On motion of Mr. Agnew, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Agnew, said bill was referred to the committee on revision, to compare with the Assembly bill No. 1813, Int. No. 1347, same title and subject, now on the order of third reading, and report if the same are identical, and if found identical, that said Senate bill be substituted for said Assembly bill.

The bill (No. 1813) entitled "An act to amend the Religious Corporations Law relative to special meetings of Protestant Episcopal parishes or churches, and to the number of vestrymen thereof" (Int. No. 1347), having been announced for a third reading,

On motion of Mr. Agnew, said bill was recommitted to the committee on revision, retaining its place on the order of third reading.

The bill (No. 1845) entitled "An act to authorize the commissioners of the sinking fund of the city of New York to cancel and annul certain assessments affecting property in the city of New York and directing the comptroller to mark such assessments accordingly" (Int. No. 1363), was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final form.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Mills	Smith Myron
Allen F E	Cunningham	Hapeman	Moreland	Sprenger
Allen J G	DeGroot	Harawitz	Murphy	Stanley
Averill	Donohue	Harte	Nevins	Steffens
Baldwin	Dowling	Hartman	Nolan	Story
Bass	Draper	Hastings	Oglesby	Surpless
Beebe	Eagleton	Hoffman	Oliver	Thompson
Bernstein	Eckmann	Hooker	O'Neill	Tompkins
Bird	Evans	Hooper	Palmer G M	Volk
Bisland	Farnan	Hubbs	Palmer S J	Waddell
Bohan	Feth	Kavanagh	Patton	Wade
Boshart	Filley	Knapp	Phillips	Wainwright
Brady	Fish	Krulewitch	Pratt	Weber
Brennan	Foelker	Lansing	Prentice	Wedemeyer
Burnett	Foster	LaFetra	Quinn	Wells
Burns	Fowler	Lee W I	Rock	Wemple
Burzynski	Francis	Long	Rogers	West
Carnochan	Fritz	Lupton	Santee	Whitley
Carrier	Gates	Lynch	Schmitt	Whitney F G
Caughlan	Grattan	Maher	Schoeneck	Whitney G H
Chamberlain	Gray A B	Maier	Scovill	Williams
Charles	Gray F J	Matthews	Shanahan	Wilson
Cohalan	Green	McGuire	Shuttleworth	Winters
Colne	Gregory	Mead	Smith A E	Wood
Coon	Gunderman	Merritt	Smith J E	Yale
Cowan	Hackett	Miller	Smith M F	Young
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1592) entitled "An act to incorporate the Trans-Niagara Bridge Company" (Int. No. 1240), having been announced for a third reading,

On motion of Mr. LaFetra, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1716) entitled "An act to amend the Election Law, in relation to the publicity of contributions to, and expendi-

tures of campaign funds and providing for judicial inquiries relative thereto" (Int. No. 1306), having been announced for a second reading,

Mr. Wainwright moved to amend as follows:

Page 3, lines 24, 25, and 26, strike out the words "Unless the total expense payable to any one person be less than ten dollars".

Page 4, lines 7 and 8, strike out the words "to an aggregate amount exceeding two hundred dollars."

Page 4, lines 14 and 15, strike out the words "exceeding ten dollars."

Page 4, lines 19 to 23, strike out from and including the words "If the" on line 19 down to the end of line 23.

Page 6, line 25, after the word "filed" insert the words "within thirty days after the election or".

On motion of Mr. LaFetra, and by unanimous consent, said bill, with pending amendments, was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1412) entitled "An act to amend section twenty-one of chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown' relative to the salary of superintendent of water works" (Int. No. 1139), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present

AYES 137

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hareman	Murphy	Srrenger
Allen J G	DeGroot	Harawitz	Nevins	Stanley
Apgar	Donohue	Hartman	Nolan	Steele
Averill	Dowling	Hastings	Norton	Steffens
Baldwin	Drarer	Hoffman	Oglesby	Storv
Bass	Dressing	Hooker	Oliver	Surplless
Becker	Eagleton	Hoover	O'Neill	Thomrrson
Bedell	Evans	Hubbs	Palmer G M	Tompkins
Beëbe	Farnan	Kavanagh	Palmer S J	Volk

Bernstein	Feth	Keyes	Patton	Waddell
Bird	Filley	Knapp	Phillips	Wade
Bisland	Fish	Krulewitch	Pratt	Wainwright
Bohan	Foelker	Lansing	Prentice	Weber
Boshart	Foster	LaFetra	Quinn	Wedemeyer
Brady	Fowler	Lee A E	Reilly	Wells
Brennan	Francis	Lee W I	Rock	Wemple
Burnett	Fritz	Lewis	Rogers	West
Burns	Gates	Lupton	Salomon	Whitley
Burzynski	Grady	Maher	Sammon	Whitney F G
Carnochan	Grattan	Maier	Santee	Whitney G H
Caughlan	Gray A B	Matthews	Schooneck	Williams
Chamberlain	Gray F J	McGuire	Seovill	Wilson
Charles	Green	Mead	Shanahan	Winters
Colne	Gregory	Merritt	Shuttleworth	Wood
Coon	Gunderman	Miller	Smith A E	Yale
Cowan	Hackett	Mills	Smith J E	Young
Cox	Hammond			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 618) entitled "An act making an appropriation for the expenses of the commissioners for paroled prisons and the parole officers" (Int. No. 568), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Allen F E	Cunningham	Hammond	Miller	Smith M F
Allen J G	DeGroot	Hamn	Moreland	Smith Myron
Averill	Donohue	Hapeman	Murphy	Stanley
Baldwin	Dowling	Harawitz	Nevins	Steele
Bass	Draper	Harte	Nolan	Steffens
Becker	Eagleton	Hartman	Oglesby	Story
Beebe	Eckmann	Hastings	Oliver	Surpluss
Bernstein	Evans	Hoffman	O'Neill	Thompson
Bird	Farnan	Hooker	Palmer G M	Tompkins
Bohan	Feth	Hooper	Palmer S J	Volk
Boshart	Filley	Hubbs	Patton	Waddell
Brady	Fish	Kavanagh	Phillips	Wade
Brennan	Foelker	Knapp	Pratt	Wainwright
Burnett	Foster	Krulewitch	Prentice	Weber
Burns	Fowler	Lansing	Quinn	Wedemeyer
Burzynski	Francis	LaFetra	Rock	Wemple



Carnochan	Fritz	Lee A E	Rogers	West
Carrier	Gates	Lee W I	Salomon	Whitley
Chamberlain	Grattan	Lewis	Sammon	Whitney F G
Charles	Gray A B	Long	Santee	Whitney G H
Cohalan	Gray F J	Lupton	Schmitt	Williams
Colne	Green	Maier	Schoeneck	Wilson
Coon	Gregory	Matthews	Shanahan	Winters
Cowan	Gunderman	McGuire	Shuttleworth	Wood
Cox	Gurnett	Mead	Smith A E	Yale
Crosley	Hackett	Merritt	Smith J E	Young

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 34) entitled "An act to amend chapter six hundred and ninety of the Laws of eighteen hundred and ninety-nine, entitled 'An act to prevent monopolies in articles or commodities of common use, and to prohibit restraints of trade and commerce, providing penalties for violations of the provisions of this act, and procedure to enable the Attorney-General to secure testimony in relation thereto'" (Int. No. 34), having been announced for a third reading,

On motion of Mr. LaFetra, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1885) entitled "An act to amend chapter one hundred and fifty-nine of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the United Charities of the city of New York'" (Int. No. 1394), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hammond	Merritt	Smith Myron
Allen F E	Crosley	Hamn	Miller	Sprengrer
Allen J G	Cunningham	Hapeman	Mills	Stanley
Averill	DeGroot	Harawitz	Moreland	Steele

Baldwin	Donohue	Harte	Murphy	Steffens
Bass	Dowling	Hartman	Nevins	Story
Becker	Draper	Harvey	Norton	Surpless
Bernstein	Eagleton	Hastings	Oglesby	Thompson
Bird	Eckmann	Hoffman	Oliver	Volk
Bisland	Evans	Hooker	O'Neill	Waddell
Bohan	Farnan	Hubbs	Palmer G M	Wade
Boshart	Fillee	Kavanagh	Palmer S J	Wainwright
Brady	Fish	Keyes	Patton	Weber
Brennan	Foelker	Knapp	Phillips	Wedemeyer
Burnett	Foster	Krulewitch	Pratt	Wells
Burns	Fowler	LaFetra	Quinn	Wemple
Burzynski	Francis	Lee A E	Reilly	West
Campbell	Gates	Lee W I	Rock	Whitley
Carnochan	Grady	Lewis	Rogers	Whitney F G
Carrier	Grattan	Lupton	Salomon	Whitney G H
Caughlan	Gray A B	Lynch	Santee	Williams
Chamberlain	Gray F J	Maher	Schmitt	Wilson
Charles	Green	Maier	Schoeneck	Winters
Cohalan	Gregory	Matthews	Scovill	Wood
Colne	Gunderman	McGuire	Shuttleworth	Yale
Coon	Gurnett	Mead	Smith A E	Young
Cowan				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1336) entitled "An act to authorize the board of estimate and apportionment of the city of New York, in its discretion, to examine, audit and allow the alleged claim of the Concrete-steel Engineering Company for work, labor and services or materials or supplies furnished under request, order or direction of the park department of the borough of the Bronx, of the city of New York" (Int. No. 1082), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hapeman	Moreland	Sprengrer
Allen F E	DeGroot	Harawitz	Murphy	Stanley
Allen J G	Donohue	Hartman	Nevins	Steele
Averill	Dowling	Hastings	Nolan	Steffens

Baldwin	Draper	Hoffman	Norton	Story
Bass	Dressing	Hooker	Oglesby	Surpless
Becker	Eagleton	Hooper	Oliver	Thompson
Bedell	Evans	Hubbs	O'Neill	Tompkins
Beebe	Farnan	Kavanagh	Palmer G M	Volk
Bernstein	Feth	Keyes	Palmer S J	Waddell
Bisland	Filley	Knapp	Patton	Wade
Bohan	Fish	Krulewitch	Phillips	Wainwright
Boshart	Foelker	Lansing	Pratt	Weber
Brady	Foster	LaFetra	Prentice	Wedemeyer
Brennan	Fowler	Lee A E	Quinn	Wells
Burnett	Francis	Lee W I	Reilly	Wemple
Burns	Fritz	Lewis	Rogers	West
Burzynski	Grattan	Lupton	Salomon	Whitley
Carnochan	Gray A B	Maher	Santee	Whitney F G
Caughlan	Gray F J	Maier	Schoeneck	Whitney G H
Chamberlain	Green	Matthews	Scovill	Williams
Charles	Gregory	McGuire	Shanahan	Wilson
Colne	Gunderman	Mead	Shuttleworth	Winters
Coon	Hackett	Merritt	Smith A E	Wood
Cowan	Hammond	Miller	Smith J E	Yale
Cox	Hamn	Mills	Smith Myron	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1470) entitled "An act to amend the Code of Civil Procedure relative to distribution of personal property" (Int. No. 1175), having been announced for a third reading,

On motion of Mr. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 2035) entitled "An act authorizing and requiring the payment of the tax on foreign life insurance corporations collected and received by the treasurer of the city of Little Falls, New York, under section one hundred and thirty-three of the Insurance Law to the treasurer of the Exempt Firemen's Association of the city of Little Falls, New York" (Int. No. 1244), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Sprenger
Allen F E	Cunningham	Hapeman	Murphy	Stanley
Allen J G	DeGroot	Harawitz	Nevins	Steele
Averill	Donohue	Hartman	Nolan	Steffens
Baldwin	Draper	Hastings	Norton	Story
Bass	Dressing	Hoffman	Oglesby	Surplless
Becker	Eagleton	Hooker	Oliver	Thompson
Bedell	Evans	Hooper	Palmer G M	Tompkins
Beebe	Farnan	Hubbs	Palmer S J	Volk
Bernstein	Feth	Kavanagh	Patton	Waddell
Bird	Filley	Keyes	Phillips	Wade
Bisland	Fish	Knapp	Pratt	Wainwright
Bohan	Foelker	Krulewitch	Prentice	Weber
Boshart	Foster	Lansing	Quinn	Wedemeyer
Brady	Fowler	LaFetra	Reilly	Wells
Brennan	Francis	Lee A E	Rock	Wemple
Burnett	Fritz	Lee W I	Rogers	West
Burns	Gates	Lewis	Salomon	Whitley
Burzynski	Grady	Maher	Sammon	Whitney F G
Carnochan	Grattan	Maier	Santee	Whitney G H
Caughlan	Gray A B	Matthews	Schoeneck	Williams
Chamberlain	Gray F J	McGuire	Scovill	Wilson
Charles	Green	Mead	Shuttleworth	Winters
Colne	Gregory	Merritt	Smith A E	Wood
Coon	Gunderman	Miller	Smith J E	Yale
Cowan	Hammond	Mills	Smith Myron	Young
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1528) entitled "An act to authorize and empower the board of estimate and apportionment of the city of New York to audit and allow the claims and provide for the payment of services rendered to the city of New York under and by virtue of chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven as amended by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, and the amendments thereto, by the volunteer firemen of the counties of Queens and Richmond, after the annexation and consolidation of said counties with the city of New York" (Int. No. 411), having been announced for a third reading,

On motion of Mr. LaFetra, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.



The bill (No. 1384) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda'" (Int. No. 1147), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133

NOES 00

Those who voted in the affirmative were:

Agnew	Cox	Hamn	Mills	Smith M F
Allen F E	Crosley	Hapeman	Moreland	Smith Myron
Allen J G	Cunningham	Harawitz	Murphy	Sprenger
Apgar	DeGroot	Harte	Nevins	Stanley
Averill	Dowling	Hartman	Nolan	Steele
Baldwin	Draper	Hastings	Oglesby	Story
Bass	Eagleton	Hoffman	Oliver	Surpless
Becker	Eckmann	Hooker	O'Neill	Thompson
Beebe	Evans	Hubbs	Palmer G M	Tompkins
Bernstein	Farnan	Kavanagh	Palmer S J	Volk
Bird	Feth	Knapp	Patton	Waddell
Bisland	Filley	Krulewitch	Phillips	Wade
Bohan	Fish	Lansing	Pratt	Wainwright
Brady	Foelker	LaFetra	Prentice	Weber
Brennan	Foster	Lee A E	Quinn	Wedemeyer
Burnett	Fowler	Lee W I	Rock	Wells
Burns	Francis	Lewis	Rogers	Wemple
Burzynski	Fritz	Long	Salomon	Whitley
Carnochan	Gates	Lupton	Sammon	Whitney F G
Carrier	Grattan	Lynch	Santee	Whitney G H
Caughlan	Gray A B	Maher	Schmitt	Williams
Chamberlain	Gray F J	Maier	Schoeneck	Wilson
Charles	Green	Matthews	Shanahan	Winters
Cohalan	Gregory	McGuire	Shuttleworth	Wood
Colne	Gunderman	Mead	Smith A E	Yale
Coon	Hackett	Merritt	Smith J E	Young
Cowan	Hammond	Miller		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1708) entitled "An act to amend the Penal Code relative to punishment for murder in the second degree" (Int. No. 1300), having been announced for a third reading,

On motion of Mr. LaFetra, and by unanimous consent, said

bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1895) entitled "An act to amend chapter two hundred and sixty-nine of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Plattsburgh' in relation to streets and sidewalks" (Int. No. 1404), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Cowan	Hapeman	Mills	Smith J E
Allen F E	Cox	Harawitz	Moreland	Smith M F
Allen J G	Crosley	Harte	Murphy	Smith Myron
Apgar	Cunningham	Hartman	Nevins	Sprenger
Averill	DeGroot	Harvey	Norton	Stanley
Baldwin	Donohue	Hastings	Oglesby	Steele
Bass	Dowling	Hoffman	Oliver	Steffens
Becker	Draper	Hooker	O'Neill	Story
Beebe	Eagleton	Hooper	Palmer G M	Surpluss
Bernstein	Eckmann	Hubbs	Palmer S J	Thompson
Bird	Evans	Kavanagh	Patton	Waddell
Bisland	Farnan	Keyes	Phillips	Wade
Bohan	Filley	Knapp	Pratt	Wainwright
Boshart	Foelker	Krulewitch	Prentice	Weber
Brady	Foster	Lansing	Quinn	Wedemeyer
Brennan	Francis	LaFetra	Reilly	Wells
Burnett	Gates	Lee A E	Rock	Wemple
Burns	Grady	Lee W I	Rogers	West
Burzynski	Grattan	Lewis	Salomon	Whitney F G
Campbell	Gray A B	Lupton	Sammon	Whitney G H
Carnochan	Gray F J	Lynch	Santee	Williams
Carrier	Green	Maher	Schmitt	Wilson
Caughlan	Gregory	Maier	Schoeneck	Winters
Chamberlain	Gunderman	Matthews	Scovill	Wood
Charles	Hackett	McGuire	Shanahan	Yale
Cohalan	Hammond	Mead	Shuttleworth	Young
Coon	Hamn	Merritt	Smith A E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1934) entitled "An act to authorize the building of a dike or dikes for the protection of property adjacent to the

Delaware river in the village of Port Jervis, and making an appropriation therefor" (Int. No. 504), was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Moreland	Smith Myron
Allen F E	Cunningham	Hapeman	Murphy	Stanley
Allen J G	DeGroot	Harawitz	Nevins	Steele
Averill	Donohue	Hartman	Nolan	Steffens
Baldwin	Dowling	Hastings	Norton	Story
Bass	Draper	Hoffman	Oglesby	Surpless
Becker	Dressing	Hooker	Oliver	Thompson
Bedell	Eagleton	Hooper	O'Neill	Tompkins
Beebe	Evans	Hubbs	Palmer G M	Volk
Bernstein	Farnan	Kavanagh	Palmer S J	Waddell
Bird	Feth	Keyes	Patton	Wade
Bisland	Filley	Knapp	Phillips	Wainwright
Bohan	Fish	Krulewitch	Pratt	Weber
Boshart	Foelker	Lansing	Prentice	Wedemeyer
Brady	Foster	LaFetra	Quinn	Wells
Brennan	Fowler	Lee A E	Reilly	Wemple
Burnett	Francis	Lee W I	Rock	West
Burns	Fritz	Lewis	Rogers	Whitley
Burzynski	Gates	Lupton	Salomon	Whitney F G
Carnochan	Grady	Maher	Sammon	Whitney G H
Caughlan	Gray A B	Maier	Santee	Williams
Chamberlain	Gray F J	Matthews	Schoeneck	Wilson
Charles	Green	McGuire	Seovill	Winters
Colne	Gregory	Mead	Shanahan	Wood
Coon	Gunderman	Merritt	Shuttleworth	Yale
Cowan	Hackett	Miller	Smith A E	Young
Cox	Hammond	Mills	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 1013) entitled "An act to amend section twenty-seven hundred and eighteen and twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relating to the publication of notice to prove claims against decedent, and to voluntary accountings by executor and administrator" (Rec. No. 300), having been announced for a third reading,

On motion of Mr. LaFetra, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

By unanimous consent, Mr. Prentice called up the bill (No. 2105, Int. No. 1065) entitled "An act to amend chapter four hundred and thirty-two of the Laws of nineteen hundred and four, entitled 'An act to regulate the keeping of employment agencies in cities of the first and second class where fees are charged for procuring employment or situations,' generally, and to limit its application to cities of the first class," now on the order of third reading.

Said bill having been announced,

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK, EXECUTIVE CHAMBER.

*To the Legislature:*

It appearing to my satisfaction that the public interest requires it;

Therefore, in accordance with the provisions of section fifteen of article three of the constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Int. No. 1065, No. 2105) entitled "An act to amend chapter four hundred and thirty-two of the Laws of nineteen hundred and four, entitled 'An act to regulate the keeping of employment agencies in cities of the first and second class where fees are charged for procuring employment or situations,' generally, and to limit its application to cities of the first class."

Given under my hand and the privy seal of the State at the Capitol, in the city of Albany, this eleventh day of April in the year of our Lord nineteen hundred and six.

(Signed) FRANK W. HIGGINS.

By the Governor:

FRANK E. PERLEY;

*Secretary to the Governor.*

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and



it was decided in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith Myron
Allen F E	DeGroot	Hapeman	Murphy	Sprenger
Allen J G	Donohue	Harawitz	Nevins	Stanley
Appar	Dowling	Hartman	Nolan	Steele
Averill	Draper	Hastings	Norton	Steffens
Baldwin	Dressing	Hoffman	Oglesby	Story
Bass	Eagleton	Hooker	Oliver	Surpless
Becker	Evans	Hooper	O'Neill	Thompson
Beebe	Farnan	Hubbs	Palmer G M	Tompkins
Bernstein	Feth	Kavanagh	Palmer S J	Volk
Bird	Filley	Keyes	Patton	Waddell
Bisland	Fish	Knapp	Phillips	Wade
Bohan	Foelker	Krulewicz	Pratt	Wainwright
Boshart	Foster	Lansing	Prentice	Weber
Brady	Fowler	LaFetra	Quinn	Wedemeyer
Brennan	Francis	Lee A E	Reilly	Wells
Burnett	Fritz	Lee W I	Rock	Wemple
Burns	Gates	Lewis	Rogers	West
Burzynski	Grady	Lupton	Salomon	Whitley
Carnochan	Grattan	Maher	Sammon	Whitney F G
Caughlan	Gray A B	Maier	Santee	Whitney G H
Chamberlain	Gray F J	Matthews	Schoeneck	Williams
Charles	Green	McGuire	Scovill	Wilson
Colne	Gregory	Mead	Shanahan	Winters
Coon	Gunderman	Merritt	Shuttleworth	Wood
Cowan	Hackett	Miller	Smith A E	Yale
Cox	Hammond	Mills	Smith J E	Young
Crosley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1817) entitled "An act to amend chapter seven hundred and thirteen of the Laws of eighteen hundred and sixty-five, entitled 'An act in relation to the fees of the clerk of the county of Kings,' in relation to fees that the clerk of the county of Kings shall be entitled to charge" (Int. No. 1351), having been announced for a second reading,

Mr. Murphy moved to amend as follows:

Page 1, line 5, strike out all after the word "sixty-eight", and all of lines 6 and 7 down to and including the word "one" in line 8.

Page 2, line 5, strike out the word "name" and the bracket before and after the word "year".

Page 2, line 19, after the word "folio" underscore all the rest of line 19 and also lines 20, 21, 22, 23, 24, and all of line 25 down to and including the word "cents".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Said bill, as amended, was then read the second time, and on motion of Mr. Murphy was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1539) entitled "An act to amend section sixteen of chapter one hundred and twelve of the Laws of eighteen hundred and ninety-six, entitled 'An act in relation to the traffic in liquors, and for the taxation and regulation of the same, and to provide for local option, constituting chapter twenty-nine of the general laws'" (Int. No. 466), having been announced for a second reading,

Mr. Wainwright moved to amend as follows:

Page 2, strike out lines 20 to 26, both inclusive.

Page 3, strike out lines 1 to 14, both inclusive, and insert the following:

"Subdivision a. Whenever, in any even numbered year forty per centum of the electors who voted at the last preceding general election in any residence district shall, at least thirty days prior to a general election in any even numbered year in any city or town where the sale of liquor is now or shall hereafter be permitted, file with the clerk of the county in which such district is located, or if such district is located in the city of New York, with the board of elections of such city, or if located in the county of Erie, with the commissioner of elections of Erie county, a petition for the privilege of determining by ballot whether or not the sale of liquor shall be authorized within the limits of such residence district, the officer or board charged by law with the duty of preparing the official ballots for such general election shall have prepared at the time fixed by law for preparing the official ballots for such general election, and shall provide for each election district the whole or a part of which is included in such residence district, a sufficient number of special ballots in the form required by the election law, for voting upon any constitutional amendment, proposition or question, upon the face of which shall be printed in full the following questions: "

Page 4, strike out lines 19 to 26, both inclusive.

Page 5, strike out lines 1, 2, 3 and 4 down to and including the word "elections" and insert "The officer of board charged by law with the duty of furnishing supplies to each election district the whole or part of which is included in such residence district shall cause to be furnished to each of such election districts at such general election an additional ballot box to be marked 'box for local option propositions' in which shall be deposited ballots cast in pursuance of this subdivision. At such election only electors who reside within the residence district aforesaid and who are entitled to vote for officers at such election shall be entitled to vote on the questions submitted pursuant to this subdivision, and the special ballots provided pursuant to this subdivision shall be delivered only to persons qualified as aforesaid and the poll clerks shall indicate upon the poll book opposite the name of each person to whom such a special ballot is delivered the fact of such delivery, and shall also enter upon the poll book opposite his name whether or not he voted such ballot. The votes cast upon such questions pursuant to this subdivision shall be counted and canvassed in the same manner as votes cast upon a constitutional amendment, proposition or other question".

Page 6, line 22, strike out the words "the whole city or" and insert "any".

Page 6, line 24, after the period insert "Nothing in this subdivision or in the result of the vote upon a proposition submitted thereunder shall be construed to authorize the traffic in liquor in any place in which it is otherwise prohibited by the provisions of this act".

Page 6, strike out lines 25 and 26.

Page 7, strike out lines 1 to 4, both inclusive, and insert "A local option petition filed pursuant to this subdivision shall be signed and acknowledged by persons duly qualified before a notary public or other officer authorized to take acknowledgments or administer oaths and shall be in substantially the following form:".

Page 7, line 11, strike out the word "are" and insert "were".

Page 7, line 12, strike out the word "of" and insert "and voted at the last preceding general election in".

Page 7, line 12, after the comma insert "and now reside therein".

Page 7, lines 14 and 15, strike out the words "you to order an election to determine" and insert "the privilege of determining by ballot at the next general election".

Page 7, line 18, strike out the words "election shall be ordered" and insert "local option propositions shall be submitted only".

Page 8, line 1, strike out the word "lot".

Page 9, line 14, strike out the words "an election held" and insert the submission of the proposition".

Page 9, lines 15 and 16, strike out the words "another election" and insert "their resubmission".

Page 9, line 16, strike out the words "by the county", and strike out line 17 to and including the word "elections".

Page 9, lines 19 and 20, strike out the words "on the first day of July, 1906," and insert "immediately".

Page 7, line 8, omit the word "districts" and insert the word "district".

Page 6, line 15, after the word "bedrooms" insert "if in a city of the first class, and twenty or more bedrooms in other cities, towns or villages".

On motion of Mr. Wainwright, and by unanimous consent, said bill, with pending amendments, was ordered placed on the second reading calendar for Tuesday next.

The Senate bill (No. 498) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section ten of article eight of the Constitution, relating to the limitation of the indebtedness of cities and excepting certain kinds of bonds in the reckoning of the debt of a city for purposes of such limitation" (Rec. No. 106), having been announced for a second reading,

On motion of Mr. Stanley, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1935) entitled "An act to amend the Greater New York charter, relative to the maintenance of open piers" (Int. No. 1426), having been announced for a second reading,

Mr. Agnew moved to amend as follows:

On page two, line seven, after the word "reserved" insert the following: "except as provided for in this section".

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1919) entitled "An act in relation to certain streets in the borough of Brooklyn, city of New York" (Int. No. 1423), was read the second time.



On motion of Mr. Foelker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1862) entitled "An act to amend section forty-eight of the Greater New York charter relating to the board of aldermen acting upon bond issues" (Int. No. 1382), was read the second time.

On motion of Mr. Bohan, said bill was placed on the order of third reading.

On motion of Mr. Bohan, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Agnew	Cunningham	Hamn	Moreland	Smith Myron
Allen F E	DeGroot	Hapeman	Murphy	Sprenger
Allen J G	Donohue	Harawitz	Nevins	Stanley
Averill	Dowling	Hartman	Nolan	Steele
Baldwin	Draper	Hastings	Norton	Steffens
Bass	Dressing	Hoffman	Oglesby	Story
Becker	Eagleton	Hooker	Oliver	Surpless
Beebe	Evans	Hooper	O'Neill	Thompson
Bernstein	Farnan	Hubbs	Palmer G M	Volk
Bird	Feth	Kavanagh	Palmer S J	Waddell
Bisland	Filley	Keyes	Patton	Wade
Bohan	Fish	Knapp	Phillips	Wainwright
Boshart	Foelker	Krulewitch	Pratt	Weber
Brady	Foster	Lansing	Prentice	Wedemeyer
Brennan	Fowler	LaFetra	Quinn	Wells
Burnett	Francis	Lee A E	Reilly	Wemple
Burns	Fritz	Lee W I	Rock	West
Burzynski	Gates	Lewis	Rogers	Whitley
Carnochan	Grady	Lupton	Salomon	Whitney F G
Caughlan	Grattan	Maher	Sammon	Whitney G H
Chamberlain	Gray A B	Maier	Santee	Williams
Charles	Gray F J	Matthews	Schoeneck	Wilson
Colne	Green	McGuire	Scovill	Winters
Coon	Gregory	Mead	Shanahan	Wood
Cowan	Gunderman	Merritt	Shuttleworth	Yale
Cox	Hackett	Miller	Smith A E	Young
Crosley	Hammond	Mills	Smith J E	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1827) entitled "An act to amend chapter six hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Yonkers,' in relation to amount to be raised for fire department" (Int. No. 1377), was read the second time.

On motion of Mr. Oglesby, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1760) entitled "An act to amend chapter four hundred and sixteen of the Laws of eighteen hundred and ninety-three, entitled 'An act in relation to the city court of Yonkers,' and the several acts amendatory thereof and supplemental thereto" (Int. No. 1330), was read the second time.

On motion of Mr. Oglesby, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1634) entitled "An act to amend the Greater New York charter in relation to the powers of the commissioners of the sinking fund" (Int. No. 1264), having been announced for a second reading.

On motion of Mr. Prentice, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1492) entitled "An act to amend the Greater New York charter, relative to claims against the city of New York" (Int. No. 1192), was read the second time.

On motion of Mr. Salomon, said bill was placed on the order of third reading.

On motion of Mr. Salomon, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Agnew	Crosley	Hamn	Miller	Smith J E
Allen F E	Cunningham	Hapeman	Mills	Smith M F
Allen J G	DeGroot	Harawitz	Moreland	Smith Myron
Averill	Donohue	Harte	Murphy	Sprenger
Baldwin	Dowling	Hartman	Nevins	Steele
Bass	Draper	Hastings	Nolan	Steffens
Becker	Dressing	Hoffman	Oglesby	Story
Beebe	Eagleton	Hooker	Oliver	Surpless
Bernstein	Evans	Hooper	O'Neill	Thompson
Bird	Farnan	Hubbs	Palmer G M	Volk
Bisland	Feth	Kavanagh	Palmer S J	Waddell
Bohan	Filley	Keyes	Patton	Wade
Boshart	Fish	Knapp	Phillips	Wainwright
Brady	Foelker	Krulewitch	Pratt	Weber
Brennan	Foster	Lansing	Prentice	Wedemeyer
Burnett	Fowler	LaFetra	Quinn	Wells
Burns	Francis	Lee A E	Rock	Wemple
Burzynski	Fritz	Lee W I	Rogers	West
Carnochoan	Gates	Lewis	Salomon	Whitley
Carrier	Gray A B	Long	Sammon	Whitney F G
Caughlan	Gray F J	Lynch	Santee	Whitney G H
Chamberlain	Green	Maher	Schmitt	Williams
Charles	Gregory	Maier	Schoeneck	Wilson
Cohalan	Gunderman	Matthews	Scovill	Winters
Colne	Gurnett	McGuire	Shanahan	Wood
Coon	Hackett	Mead	Shuttleworth	Yale
Cowan	Hammond	Merritt	Smith A E	Young
Cox				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1477) entitled "An act to provide for the expense of widening Livingston street in the borough of Brooklyn, in the city of New York" (Int. No. 1182), was read the second time.

On motion of Mr. O'Neill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 479) entitled "An act in relation to the right of resident property owners to vote at special tax elections in cities of the third class" (Int. No. 449), having been announced for a second reading,

On motion of Mr. Bedell, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

## PLAN OF INDEX.

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This Journal is indexed upon the following plan :

1. Every bill relating to a locality may be found indexed under the name of that locality and ordinarily will not be found indexed under the subject to which it relates.

2. All bills relating to Kings county will be found under the Borough of Brooklyn, and all bills relating to Greater New York under New York City and Boroughs of Manhattan, Bronx, Brooklyn, Richmond and Queens.

3. Every general bill will be found indexed under the proper subject.

4. Every resolution, excepting those recalling bills, will be found under "Resolutions."

5. Every bill relating to canals will be found under "Canals."

6. The bills relating to general laws under the proper heads, i. e., "Banking Law," "Benevolent Orders Law," "Game Law," "Lien Law," "Revised Statutes," &c., &c., also under the head "General Laws."

7. All claim bills under "Claims."

8. Bills relating to cities of either class under "Cities of 1st Class," "Cities of 2d Class," &c., &c.

9. All code amendments under the heads of "Code Civil," "Code Criminal," and "Code Penal."

10. All petitions under "Petitions," and reports under "Reports."

11. All points of order under "Points of Order."

12. All decisions and acts of Speaker under "Speaker."

13. Privileges of floor under "Privilege."

14. All matters not relating to bills under the proper head.

15. The numbers used in this index, viz.: "Int. No.," refers to Assembly bill and its introductory number, and when "Rec. No." is used, it refers to a Senate bill and its reception number.



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